

Charles AN Oliver

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For the better Execution of His

MAJESTIES

GRACIOUS

DECLARATION

For The

SETTLEMENT

Of His Kingdome of

IRELAND,

AND

Satisfaction of the severall Interests of Adventurers, Souldiers, and other His Majesties Subjects there.



D U B L I N,

Printed by John Crook, Printer to the Kings
Most Excellent Majesty, 1662.

MAJESTIES

DECLARATION

SETTLEMENT

IRELAND

AND

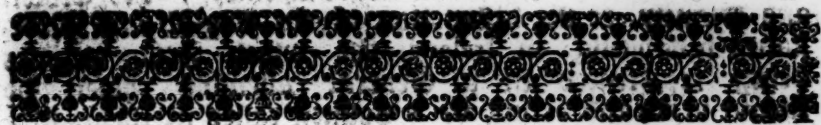
Sanction of the several Courts of Justice
in Great Britain and other His Majesty's

1727-80



DOUBLED

Printed by John Wood, Printer to the King's
Most Excellent Majesty, 1727.



AN
ACT
FOR THE
Better Execution

Of His MAJESTIES Gracious Declaration
for the Settlement of his Kingdom of
Ireland, and satisfaction of the several
Interests of Adventurers, Souldiers,
and other his Subjects there.



WHEREAS an unnatural
Insurrection did break forth
against your Majesties Roy-
al Father of ever blessed Me-
mory, his Crown and Digni-
ty, in this Your Majesties
Kingdom of Ireland, upon
the 23. of October in the
year of our Lord God 1641.
and manifest it self by the
murder and destructions of
many thousands of your
said Majesties good and loy-
al Subjects: which after-
wards universally spreading and diffusing it self over
the whole Kingdom, settled into, and became a furious,
and almost National Rebellion of the Irish Papists
against

against Your Royal Father of blessed Memory, his Crown and Dignity, to the destruction of the English and Protestants inhabiting in Ireland, the which Irish Papists being represented in a General assembly cholen by themselves, and acting by a Council called by them, The Supream Council of the Confederate Roman Catholicis of Ireland, did first assume, usurp and exercise the power of Life and Death, make Peace and War, leby and coyn Money, and many other Acts of Soberaign Authority, treating with forreign Princes and Potentates for their Government and Protection, and afterwards acted under a forreign Authority, by all the said ways disowning and rejecting your Royal Father, and your Majesties undoubted Right to this Kingdom, eben whilst they treacherously used his and your Majesties Names in the outward forms of their Proceedings, withall impiouly seeming by words and shews to swear even unto that which by the whole series of their deeds they denied; and moreover presuming to pretend his late Majesties most Sacred Authority, eben for their worst actions, all which they did (amongst other their evil designs) to frighten his good Protestant Subjects from their loyalty, to blast his Majesties Honor, and to widen the breach between his said Majesty and his seduced Subjects in England: The which ends by their said wicked stratagems they did too successfully and mischievously effect: And whereas Almighty God hath given your Majesty, by and through your said English and Protestant Subjects absolute Victory and Conquest over the said Irish Popish Rebels and enemies, so as they, their Lives, Liberties and Estates are now wholly at your Majesties disposition by the Laws of this Kingdom. And whereas several of your Majesties Subjects, by whom, as instruments, the said Rebels were totally subdued, did in the time of your Majesties absence beyond the Seas, for supply of the then pressing necessities, and to prevent the further desolation of this your Majesties Kingdom, enquire into the Authors, Contribers and Abettors of the said Rebellion and War, and after much deliberation among themselves, and advice from others had thereupon, did dispossess such of the said Popish Irish Rebels of their Lands, Tenements and Hereditaments, as they found guilty of, and to have been engaged in the said Rebellion or War aforesaid, and did withall distribute and set out the said Lands to be possessed by sundry persons, their Agents and Tenants, who by advancing of their Moneys and Goods, or by hazarding of their Lives, had contributed unto the said Conquest, or who had been otherwise useful, as having served or suffered in the suppression of the said

said Rebellion and War; and whereas several of your Majesties Protestant Subjects as soon as with much difficulty and hazard they had gotten the power of this Kingdom into their hands, did according to their bounden duty, with all humility and chearfulness insste your Majesty into this your Kingdom, with a faithful engagement to serve your Majesty with their Lives and Estates; and afterwards when your Sacred Majesty their Sovereign Lord and King by your Gracious Letters from Breda, bearing date the $\frac{4}{4}$ day of April, in the Twelfth Year of your Majesties Reign, intimated your Royal Intentions of returning to the exercise of your Regal Authority, they with others of your Majesties Protestant Subjects did readily and dutifully yield up themselves and the said subdued people, with this your Kingdom of Ireland unto your Majesties absolute obedience and disposition, who thereupon after many Moneths Consideration, and the publick hearing of all parties concerned in, and pretending to Lands and Estates in this your Majesties Kingdom, as also after the receiving and weighing of expedient upon expedient in order to an universal accomodation and final settlement, did at length in your Princely Wisdom, Grace and Justice set forth a Declaration, bearing date the 30. day of November, in the Twelfth year of your Majesties Reign, with several Explanations and Instructions relating thereunto, expressing your Royal pleasure concerning the People and Territories of this your Majesties said Kingdom, Declaring it likewise to be your pleasure, That all the particulars in the said Declaration mentioned, should be effectually recommended unto your Majesties chief Gobernors or Gobernors, Privy Council and Parliament in this Kingdom for the establishing the same by Law.

Now We the Lords Spiritual and Temporal, and the Commons in this present Parliament assembled, having well weighed and considered the nature of the Rebellion and War above mentioned, together with the Causes thereof, and Motives thereunto, and with what Industry and Malice the Regal Authority, the British Interest, and Protestant Religion, were pursued and endeavoured to be eradicated, and being withal very sensible of the vast expence of Blood and Treasure, and of the unspeakable sufferings which the British and Protestants, as well several times heretofore as of late, have undergone, to reduce this your Majesties Kingdom to a perfect obedience unto the Crown of England, do most thankfully acknowledge, accept and admire your Sacred Majesties Wisdom, Grace and Justice towards all Interests in that your Majesties said Gracious Declaration and Instructions expressed:

expressed: And forasmuch as the Rapines, Depredations and Massacres committed by the said Irish and Popish Rebels & Enemies, are not only well known to this present Parliament, but are notorious to the whole World, notwithstanding the many means and artifices which for many years together, have been used to murder such witnesses, suppress such evidences, and also to vitiate and imbezle such Records and Testimonies, as might prove the same against particular persons; and lastly, for that the said Rebels since their throwing off your Royal Fathers and your Majesties Government, are become subdued and conquered enemies, and have justly forfeited all their Rights, Titles and Estates in this Kingdom: It is therefore Enacted, and be it Enacted by your most Excellent Majesty, with the consent of the Lords Spiritual and Temporal, and the Commons in this present Parliament assembled, and by the Authority thereof, That all Honors, Manors, Castles, Houses, Places, Lands, Tenements and Hereditaments, Right, Title, Service, Chiefry, Use, Trust, Condition, Fee, Rent-Charge, Chattels real, Mortgage, Right of Redemption of any Mortgages, Recognizance, Judgements, Forfeitures, Extent, Right of Action, Right of Entry, Statute, or any other Estate of what nature or kind soever, in all and every the Counties, Baronies, Cities, Towns Corporate and walled Towns in this Kingdom, which at any time from and after the said 23. day of October in the year of our Lord 1641. were seized or sequestred into the hands, or to the use of his late Majesty King Charles the first, or of your most Gracious Majesty that now is, or otherwise disposed of, distributed, set out, or set apart by reason of, or upon account of the said Rebellion or War, or which were allotted, assigned, given, granted, ordered, distributed, disposed, demised, set out or set apart, to or for any person or persons use or uses, for Adventures, Arrears, Repairs or otherwise, or whereof his late Majesty, or your Majesty that now is, or any Adventurer, Soldier, repairal person, or others respectively had and received the Rent, Issue or Profits, by reason or upon account of the said Rebellion or War, or whereof the Adventurers, Officers, or Soldiers now or formerly of the English Army in this Kingdom, or transplanted or transplantable persons, or any of them, or their or any of their Heir, Heirs or Assignes, or any other person or persons whatsoever upon account of the said Rebellion or War, were in seizin, possession or occupation by themselves, their Tenants, Agents or Assigns, on the Seventh day of May, 1659: or which were assigned, given, granted, laid out, set apart, or reserved for or towards the satisfaction of any the said Adventurers, Soldiers or other

ther persons, for or in consideration of any money or provisions advanced, lent or furnished, or for Arrears of pay, or in compensation of any Service or reputed Services, or other account whatsoever, or reserved or mentioned to be reserved, for or in order to a Reprisal or Reprisals for such Incumbrances as then were, now are, or shall be adjudged due to any person or persons out of the said Lands, Tenements or Hereditaments, or for any other use, intent or purpose whatsoever, or whereof any Custodiam, Lease for year or years, or other Disposition or Grant whatsoever hath been made, or unto which your Royal Father or your Majesty that now is, are any ways entituled by reason of, or upon account of the said Rebellion or War, or which are wrongfully detained or concealed by any person or persons whatsoever, as also all Chanteries, and all Manors, Lands, Tenements, Rents, Tythes, Pensions, Portions, and other Hereditaments or things whatsoever, belonging to them or any of them, which were in the seizure, possession or occupation, and out of which any Rent, Duty, Tenure, or other Service was reserved of any person or persons, who by the Qualifications in this Act shall not be adjudged innocent persons; as also all Lands, Tenements, and Hereditaments belonging to any Ecclesiastical person or persons, in his or their politick capacity, and that have formerly by them or any of them been let in free-farm, the right whereof, or Title thereunto, or Interest therein was in any person or persons, his or their Heirs or Assigns, who by the Qualifications in this Act expressed, shall not be adjudged innocent persons; as also all Leases that have been made by any Ecclesiastical persons, of any Lands, Tenements or Hereditaments belonging unto them in their politick capacity, to any person or persons, their Executors, Administrators or Assigns, who by the Qualifications in this Act expressed, shall not be adjudged innocent persons; as also all Impropriations or appropriate Tythes belonging to any person or persons, his or their Heirs, Executors, Administrators or Assigns, who by the Qualifications in this present Act expressed, shall not be adjudged innocent, are, and shall be, and are hereby declared, deemed and adjudged as from the said 23. day of October, 1641. forfeited and to have been forfeited to your Majesty, your Heirs and Successors; and they hereby are from the said 23. day of October 1641. vested and settled in the real and actual possession and seizure of your Majesty, your Heirs and Successors, without any Office or Inquisition thereof found, or hereafter to be found, notwithstanding that the persons who were the former Proprietors or reputed Proprietors of the said Estates, or any of them, are not hereby, or have

have not been heretofore attainted for, and by reason of the said most hainous and unnatural Rebellion and War.

Prohibited, That this Act shall not extend to the aboiding of any Contract, Conveyance, Assurance or disposition of, for or concerning any of the said forfeited Lands, Tenements or Hereditaments made since the 23. day of October, 1641. by any Protestant Adventurer or Soldier, or other person of, or from such persons whose Estates if they had not so, as aforesaid, disposed them, would have been confirmed unto them by the Rules in this Act herein after limited or appointed, nor to the aboiding of any Contract for Lands in Connaught or Clare, set out by virtue of Decrees made by Protestants, or others that purchased any Lands, Tenements or Hereditaments from persons transplanted into the Province of Connaught or County of Clare, or their Assignes, nor to intitle your Majesty to the mean Profits of any of the said forfeited Castles, Manors, Lands, Tenements or Hereditaments since the 23. of Oct. 1641. allotted, assigned, enjoyed or set out to any Adventurer for adventures, or to Soldiers for arrears, to persons transplanted into the Province of Connaught or County of Clare, or their Assignes, or let by the late Usurpers for yearly Rents, or granted by the late usurped powers, & confirmed by your Majesties said Declaration of the 30. of November 1660. and by this present Act, other than such of the Rents reserved on the premises, as were not paid to the late Usurpers, or to your Majesty, since your Majesties happy restauration, but are yet in arrear and unpaid, and other than forfeited Lands, Tenements or Hereditaments concealed.

Prohibited also, That this Act or any thing therein contained, shall not be deemed, construed or taken to forfeit, or best in your Majesty, your Heirs and Successors, any Honors, Manors, Castles, Houses, Places, Lands, Tenements and Hereditaments or Chattels real whatsoever, in all, every or any of the Counties, Baronies, Cities, Towns Corporate, and walled Towns in this Kingdom on the 23. day of October 1641. belonging in Possession, Reversion or Remainder unto the University of Dublin, or to any Archbishop, Bishop, Dean, Prebend, Dean and Chapter, or other Ecclesiastical person or persons in his or their politick capacity, or to any other College, Hospital, Church Collegiate or Parochial, or to the Church-wardens and Parishioners of any Parish Church for the use of the said Church, or to any Guild, Corporation, or Fraternity Ecclesiastical or Lay, or to any Parson, Rector, or Vicar of any Parish Church, or to the most Reverend Father in God, John Lord Arch-Bishop of Armagh, Primate and Metropolitane of all Ireland, or to James Duke of Ormond,

or the Lady Elizabeth Dutchess of Ormond his Wife, or to any of their Children, or to James late Earl of Roelcomon; William Earl of Strafford, Murrough Earl of Inchiquin; Sir George Hamilton, Sir Richard Lane, Sir George Lane, Sir James Montgomery, or his Heirs, or Thomas Radcliffe Esquire.

Provided likewise that this Act, or any thing therein contained, shall not best, nor be understood, or construed to best in your Majesty, your Heirs, or Successors, or otherwise be prejudicial unto, or take away any Estate, Right, Title, Interest, Service, Cheifry, Use, Trust, Condition, Fee, Rent-Charge, Chattel Real, Mortgage, Right of Redemption of Mortgage, Recognizance, Judgement, Forfeiture, Extent, Right of Action, Right of Entry, Statute, or any other Estate, of what nature or kinde soever, from any Protestant or Protestants, their Heirs, Executors, Administrators, or Assigns, who did not joyn with the said Rebels before the 15th day of September, 1643. whereof upon the said 22. day of October, 1641. they were respectively seized or possessed, or otherwise interested or Entitled, or wherein they had any other Estate, Use, Possession, Trust, Reversion, or Remainder, other then such Estate & Interest whereof they or any of them stood seized or possessed for the use of, or in trust for any of the Rebels aforesaid; nor unto any Judgement or Decree which hath been obtained by any such Protestant or Protestants in the late Courts, or Pretended Courts for Abjudication of Claims, or in the Court of Erchequer, or any other of the four Courts sitting at Dublin, or for which any Judgement or Decree is or shall be confirmed, had, or made by the Commissioners heretofore appointed by His Majesty for the execution of His late Gracious Declaration, and Instructions herein after recited, or at any time hereafter to be appointed by His Majesty for the executing of the said Declaration and Instructions, and this present Act, who are hereby enabled and Authorized to receive, hear, and determine the same: Nor to the vesting any of the Lands, Tenements, Hereditaments, or Chattels real, Right, Title, Service, Cheifry, Use, Trust, Condition, Fee, Rent-Charge, Chattel real, Mortgage, right of Redemption of Mortgage, Recognizance, Judgement, Forfeiture, Extent, Right of Action, Right of Entry, Statute, or any other Estate of what nature or kinde soever, or any innocent Papist, or their innocent Heirs, Executors, Administrators, or Assigns.

And be it further Enacted by the Authority aforesaid, That all and every such Person, or Persons, his, and their Executors, Administrators, and Assigns, to whom any Lands,

in case of
the more

Tenements, or Hereditaments belonging unto such Protestant or innocent Papist, have been assigned, or distributed, set out, or enjoyed, shall forthwith, and before any other Reprials whatsoever to be set out, be repriized, any thing in this Act to the contrary notwithstanding.

Provided also, That no Person, or Persons, their Heirs, Executors, or Administrators, who enjoyed all, or any of the said Lands, Tenements, or Hereditaments, which by this present Act are vested or settled in your Majesty, your Heirs, or Successors, shall be accountable for any the Rents, Issues, or Profits of the same, from the said 23. Day of October, 1641. until the time of the passing of this present Act, other then such Rents, Issues, and Profits, as by new Contracts stand charged in His Majesties Court of Exchequer, since the year 1650. or the profits of concealed Lands enjoyed without Title allowed and confirmed by this present Act.

And whereas Your Sacred Majesty hath by your said Gracious Declaration & Instructions declared your Royal pleasure and Intentions, how the said Honors, Manors, Castles, Houses, Lands, Tenements, and Hereditaments, and all other the Estates and Interests hereby forfeited unto, and vested in Your Majesty, your Heirs, and Successors, should be disposed of, and also by Commission under your Great Seal of this Your Kingdome, bearing date the 30th Day of April in the 13th year of your Majesties Reign appointed certain Commissioners for putting in execution all the matters and things in the said Declaration and Instructions contained:

Be it Enacted by the Authority aforesaid, That all the said Honors, Manors, Lands, Castles, Houses, Tenements, Hereditaments, and all other the Estates and Interests hereby vested and settled in Your Majesty, your Heirs and Successors, (except before excepted or provided for as aforesaid,) shall be and remain in your Sacred Majesty, your Heirs, and Successors, to the intent to be settled, confirmed, restored, or disposed to and for such use and uses, and in such manner, as in, and by the said Declaration and Instructions hereafter following, and by this present Act, and the true intent and meaning thereof is declared, limited, meant, intended, or appointed.



His Majesties

GRACIOUS

DECLARATION

FOR

The Settlement of His Kingdome of *Ireland*,
and satisfaction of the several Interests of Ad-
venturers, Souldiers, and other His Sub-
jects there.

Charles the Second, by the Grace of God King of
England, Scotland, France, and Ireland, Defen-
der of the faith, &c. To all Our loving Sub-
jects of Our Kingdome of Ireland, of what degree
or quality soever, Greeting: It having pleased
Almighty God out of his great mercy and compassion to-
wards us, and all Our Subjects, to restore us in so won-
derful a manner to each other, and with so wonderful cir-
cumstances of affection and confidence in each other, as must
for ever fill Our Hearts (We are in any degree sensi-
ble of such Blessings) with an humble and grateful ac-
knowledgement of the Obligation we owe to His Divine
Providence, That he would vouchsafe to work that miracle
for us himself, which no endeavours of Our own could bring
to pass: We think it agreeable to the full sense we have, and
ought to have of the good affection of all Our good Subjects,
who have contributed so much in bringing this unpeakable
Blessing upon us & themselves, that we acknowledge that Our
good Subjects in Our Kingdome of Ireland have borne a very
good part in procuring this happiness, that they were early
in their dutiful Addresses to us, and made the same professions

of a resolution to return to their Duty and Obedience to us, during the time of Our being beyond the Seas, which they have since so eminently made good, and put in practise: How-
ever it was not easy for us to make any publick Declaration with reference to that Our Kingdome, there being many difficulties, in the providing for, and complying with the several Interests and Personages there, which we were bound in Honour and Justice in some degree to take care of, and which were different from the difficulties we were to contend with in this Kingdome: We well knew the Acts of Parliament which had formerly pass'd for the security of the Adventurers in that Kingdome, & had heard of the proceedings which had been thereupon, by which very many Officers, Souldiers, and others, as well of this, as that Our Kingdome were in possession of a great part of the Lands of that Our Kingdome, and of whose Interests we resolve to be very careful.

We well remember the Cessation, and the Peace which Our Royal father of blessed Memory had been forced during the late troubles to make with the Irish Subjects of that Our Kingdome, and by which he was compelled to give them a full pardon for what they had before done amiss upon their return to their Duty, and their promise of giving his Majesty a vigorous assistance, and that from that time divers persons of Honour and Quality had not (that we know or have heard of) swerved from their Allegiance towards him or us. We could not forget the Peace that Our self was afterwards necessitated to make with Our said Subjects, in the time when they who wickedly usurped the Authority in this Kingdome, had erected that Odious Court for the taking away of the Life of Our dear father; And then no body can wonder that we were desirous, though upon difficult conditions, to get such augmented power of Our own Subjects, as might have been able, with Gods blessing, to have prevented that infamous and horrible Parricide.

And therefore we could not but hold Our self obliged to perform what we owe by that Peace, to those who had honestly and faithfully performed what they had promised to us, though we and they were miserably disappointed of the effect of those promises, by an unhappy part of them which foolishly forfeited all the Grace which they might have expected from us.

And in the last place, we did and must alwayes remember the great affection a considerable part of that Nation express'd to us, during the time of Our being beyond the Seas, when with all cheerfulness and obedience they received & submitted to Our Orders, and betook themselves to that service which we directed as most convenient and behoofeful at that time to us,
though

though attended with inconvenience enough to themselves : Which demeanour of theirs, cannot but be thought very worthy of Our Protection, Justice and Favour. And yet all these important considerations and obligations appeared so many contradictions to the present Interest of Our good Subjects in that Our Kingdome, who had at this time likewise merited very much from Us, and for whose security and advantage We held Our self obliged, to provide as well as for their Indemnity, and so the good Settlement of that Our Kingdome appeared much the more difficult unto Us, and even lessened and abated much of that joy of heart We found Our self possessed with, for the great blessings We enjoy in the peace and quiet of this our Kingdome of England.

But We raised Our spirits again with the comfortable assurance that God who had wrought so much for us in England would graciously bring his work to the same perfection in Ireland, & not suffer Our good Subjects to weep in the one Kingdome, whilst they rejoiced in the other : And Our satisfaction was much increased, when upon conference with several of Our good Subjects (of that Nation) of Quality and Interest, who were concerned both as Souldiers and Adventurers,

We found that they had a due sense of the Obligations which lay upon Our Honour and Justice; and were very willing that We should comply with both, and that the Foundations of the Peace and Security of that Kingdom should be raised upon Our discharge of those Obligations ; and after they had spent much time amongst others, who were as much, or more concerned than themselves, they freely consented to such conclusions as to Our understanding may reasonably take with all just Interests : And We cannot doubt but that all who have merited from Us, will confess that We have been so far from being failing to them, that We have as well provided for them, as after so great Troubles and Confusions, and after such blessed Circumstances of Our Restauration, they could reasonably expect, and that they will patiently wait for further instances of Our favour and kindness towards them, from the Peace, Unity, and Settlement of that Kingdome, and from their contributing to it by a full submission to these Our determinations herein, and hereafter more particularly expressed and declared.

And therefore in the first place, in Order to a Settlement of that Interest claimed by the Adventurers, although the present Estates and Possessions they enjoy, if they were examined by the strict Letter of the Law, would prove very defective and invalid, as being no wayes pursuant to those Acts of Parli-
ment

ment upon which they pretend to be founded, but rather seem to be a stricture upon their subsequent assent, both to different Meditations and Ends, than the observance of those: Yet we being all ways more ready to consult (where the prejudice can only reflect upon Our self) with Our natural inclinations to Mercy (We praise God We can say so) than with the positive Reason of Law: We do hereby declare, That all the Lands, Tenements, and Hereditaments, of which all or any of the Adventurers were possessed the Seventh day of May, One thousand Six hundred fifty nine, having been allotted or set out to them, or enjoyed by them as Adventurers in satisfaction of, and for their Adventures, shall be confirmed and made good to them, their Heirs, and Assigns for ever, with allowance or correction of the Admeasurement, according to the Tenor & Directions of the respective Acts of Parliament of XVII and XVIII Caroli, as to English or Plantation Measure; except as is hereafter excepted: and that the deficient Adventurer, either in part or in whole, shall be satisfied out of the moiety of the Counties of Limrick, Tipperary, and Waterford, in the Province of Munster, the Kings County, the Queens County, and the Counties of East-Meath and West-Meath, in the Province of Leinster, and the Counties of Down, Antrim, and Armagh, in the Province of Ulster, not yet set out to the said Adventurers; as also the forfeited Lands in the County of Lowth, (except the Barony of Atherdee in the said County) and said Province of Leinster, such Adventurers claiming and making their deficiencies appear before the first day of May next: and in case the said Lands so for supply of deficiencies set forth, shall not be sufficient, we will appoint some other convenient forfeited Lands for their satisfaction, so that all their deficiencies shall speedily be supplied.

And whereas the Officers and Souldiers now of Our Army in Ireland, and that have been formerly of the Army in Ireland, have had also Lands set out to them respectively, in satisfaction of their arrears of Pay for their Service in that Our Kingdome, and are accordingly possess of the same by former pretended Orders and Powers then in being: And although the incompetency of such Powers may justly render such possessions and Estates liable to question, to Our very great advantage, if we should measure such advantage, rather by the increase of Our Revenue, then by the free and unbounded influence of Our Mercy and favour: Yet in regard of Our Letter to General Monk from Breda, in the Twelfth Year of Our Reign, and of Our several Declarations and proclamations concerning the Army, and of the full

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assurance of the forwardness and readiness of the said Army, and loving Subjects in Ireland to contribute, as in Duty bound, all that in them lay for Our Restauration, we are pleased of Our special Grace and favour to Declare, and do hereby Declare, That all Officers and Souldiers, their Heirs, and Assigns, who have been, and are of the said Army in Ireland, and to whom Lands have been given out in satisfaction of their Arrears for their Service in that Our Kingdome, and have by the general Convention of Ireland, or by any other publick Act declared submission and obedience to Us, according to Our said Declaration of the 2^d of April last, dated at Breda, shall enjoy their respective Estates conferred on them for their Arrears, for Service in the Kingdome of Ireland, according to their respective Possessions on the said Seventh Day of May, One thousand Six hundred fifty nine, in full satisfaction of all such Arrears, for which Lands were set out to them respectively as aforesaid; so that they, and every of them, having received an equal proportion with others in the like case, are, and shall be for ever barred from demanding or receiving any further satisfaction therefore, although they had allowance but for Thirteen shillings in the Pound, or thereabouts. Excepting alwayes out of all such Settlements to the said Adventurers and Souldiers, all and every such Estate, and Estates, wherein, or in procuring whereof, any Bribery, forgery, Perjury, Subornation of Witnesses hath been used or practised, as also such part of any Estate hereby declared to be settled as aforesaid, which by false or undue Admeasurement hath been set forth, such Offence and Crime being discovered before the Twentieth day of December, One thousand Six hundred Sixty one. Excepting also the Estate of all and every such person, or persons, that is, or are excepted in one Act past this present Parliament at Westminster, Entituled, An Act of Free and General Pardon, Indempnity, and Oblivion. Excepting also all such Lands as are commonly called Church-Lands, whether the same belong to Arch-Bishops, Bishops, or other Ecclesiastical persons whatsoever, that have been set out to Adventurers, Souldiers, or others: Neither shall this extend to give any benefit to such person or persons, as have, or shall by any subsequent Act proveably done, or to be done by him, or them, subsequent to Our Restauration, endeavour the disturbance of the publick Peace, or have manifested any abersion to Our Restauration and Government, it being but very reasonable that the Abusers of so much Mercy held forth by Us, should not be partakers thereof. And excepting all such Estates, statutes, Mortgages, Judgements, Leases, Lands, Tenements, and

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and Hereditaments, and other profits and advantages, which have been decreed to any of Our Subjects by the respective Courts of Claims, and Court of Exchequer in Ireland, and the said Decrees not since reversed, although the premises are yet possess, or withheld from those who have obtained the said Decrees by Adventurers, Souldiers, or others, to whom the same were set out, who are to be repized in like manner as others provided for by this Declaration.

And whereas several legal Incumbrances do, and may rest upon the Lands set out to Adventurers and Souldiers as aforesaid, We are pleased further graciously to declare, That the said Adventurers and Souldiers shall receive satisfaction out of the forfeited Lands in the County of Kildare, saving the Lands and Estate of Christopher Eustace, commonly called Mad-Eustace, in the said County, or elsewhere, which it is Our Will and Pleasure be forthwith restored to him and his Heirs, for all Statutes, Recognizances, Judgements, Mortgages, Powers, Joyntures, Lease for Life, or Lives, or for Years, Rent-Charge, or other such Incumbrances charged on their Estates, such Incumbrances being made appear by the 22. of October, 1661. before such as shall be thereunto Commissioned with all convenient speed after this Declaration.

Being sensible, That several Officers who were engaged in Our Service in Ireland, and eminently acted and suffered therein, have by the partiality and injustice of the Powers then in being, received no satisfaction for the same, We are therefore further pleased graciously to declare, That all Commissioned Officers, their Heirs, or Assigns, who were in Regiments, Troops, or Companies, raised in Ireland, or transported out of England, and served Our Royal father, or Our Self in the wars in Ireland, at any time before the fifth of June, 1649. other then those who have received Lands or Money, for their pay due unto them since the fifth Day of June, 1649. shall be satisfied their respective personal Arrears out of the particulars following, viz.

Out of the forfeited Lands, Tenements, and Hereditaments, undisposed of to Adventurers or Souldiers, in the Counties of Wickloe, Longford, Leytrim, and Donnegal: Out of all the forfeited Lands, Tenements, and Hereditaments, undisposed of in the Province of Connaught and County of Clare, lying within one mile of the River Shannon, (or of the Sea) commonly called the Mile-Line: Out of all the Houses and Tenements forfeited in Ireland, in the several Walled Towns and Corporations, and Lands thereunto belonging, not already set out to the Adventurers or Souldiers

diere in satisfaction of Adventures and Arrears, satisfaction being first made to such Protestants, who on Leases, or Contracts for Leases, have built or repaired Houses, or planted Orchards or Gardens, except the Houses, Tenements, and Hereditaments, in the Town of Wexford, already set out unto Martin Noel, and John Arthur, and now in their possession, which shall be confirmed to them, their Heirs and Assigns, out of the benefit arising from the Redemption of Mortgages, Statutes, Staples, and Judgements, where the Lands are not already disposed of to Adventurers or Souldiers. Excepting alwayes hereout such Mortgages, Statutes, Judgements, as any forfeiting persons of Ireland hath, or had on the Estate of James Lord Marquess of Ormond, Lord Steward of Our Household, or the Lady Marchioness his Wife, out of one Years Rent and Profits of the Lands set out to the Officers and Souldiers for their Arrears in the Year 1653. And likewise of the Army now in being, according as those respective said Estates yielded in the Year 1659. As also out of one year and a halfe Rent, and Profits arising out of the Lands for the Arrears of those Officers and Souldiers who were ordered, or received satisfaction for their said Arrears, in the Years, 1655, 1656, and 1657, according as the Estates yielded in the Year 1659.

And it is further Declared, That all Commissioned Officers before One thousand Six hundred forty nine, who have had no satisfaction in Lands, or otherwise, set out to them for Services, since One thousand Six hundred forty nine, shall be immediately, out of the whole Security, that is above assigned for satisfaction of Arrears before One thousand six hundred forty nine, satisfied Twelve shillings Six pence in the Pound of what is due to them: And then the remaining part of all the said respective Securities to be equally divided amongst all and every the said Commissioned Officers, who have any Arrears due for Services in Ireland, before One thousand Six hundred forty nine: All which Rents above said and profits, shall be paid in such way and manner, as shall be by us appointed: And also the said Houses, Lands, and Tenements, distributed and set out in such way and manner, as we shall appoint for the ends and uses aforesaid, the said Years Rent to be paid in the space of Two Years, by even and equal proportions, half yearly; And the said Year and a halfe Rent in three years, by even and equal portions half yearly: For which Service, as also for stating the Arrears of the Commissioned Officers aforesaid, not yet stated, fit persons shall be speedily by us Authorized.

All which said Arrears, so to be stated, shall be stated before
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the Twenty ninth day of September, One thousand Six hundred Sixty one: And the severall particulars for the a-bovesecurity for Officers, serving before One thousand Six hundred forty nine, shall be immediately put out of Charge in Our Court of Exchequer: whereof Our Chief Baron, and other Our Ministers of the said Court, are hereby required to take notice, and put the same in execution accordingly. And the said Securities are hereby committed and intrusted into the hands of such persons for the uses aforesaid, As the Duke of Albermarle, General of all Our Armies, and the Lord Marques of Ormond, Lord Steward of Our Household, by Us hereby thereunto Authorized shal appoint, to be by them Let and set for the best advantage, and to the ends aforesaid: And they are also to Assign fit and convenient Salaries for such persons as shall be employed therein, The said Salaries to be assigned unto them out of the Profits of the said Securities.

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That such Protestants, whose Estates have been given out for satisfaction of Adventurers or Souldiers, or otherwise disposed of to any other persons, shall be forthwith restored to their former Estates, and a Reprizal of equal Value, Worth, and Purchase forthwith Assigned to such Adventurers or Souldiers, as shall be removed out of their said Estates. Provided no person or persons shall have the benefit hereof, who were in the Rebellion before the fifteenth of September, One thousand Six hundred forty and three, and have taken out Decrees for Lands in the Province of Connaught, or County of Clare, in recompence of their former Estates. And that such Adventurer, Souldier, or other persons, who have been, or shall be removed from the Estate of James Lord Marques of Ormond, Lord Steward of Our Household, for what he possessed therfore for Adventure or Arrears, shall be Reprized in the County of Catherlaugh for the same, every person so to be removed shall not be accountable for the Profits he received, whilst he or they enjoyed such Estates. Provided alwayes, That this Our Declaration, or any thing or matter therein contained, shall not extend to any Lands, Tenements, or Hereditaments, which James Lord Marques of Ormond, Lord Steward of Our Household, or any of his Ancestors, Barons of Arckloe, Viscounts of Thurles, or Earles of Ormond, or Ossory, did at any time heretofore Mortgage, Grant, or Demise unto any person or persons in Fee, Fee Farm, Fee Tail, for Life or for Years, or for any other Estate or Interest, nor to any Lands, Tenements, or Hereditaments, held of the said James Lord Marques of Ormond, mediately or immediately, as of any of his Manors, whereby the forfeited,

feited, or forfeitable Interest of any person or persons, in such Lands, Tenements, or Hereditaments, as aforesaid, may be settled in any Adventurer, Soldier, or any person whatsoever, other than the said James Marquess of Ormond and his Heirs: Provided that this shall not extend to any of the Lands held of James Marquess of Ormond, or the Lady Marchioness his Wife, as of any their Manors; but that all such Lands shall be held of the said James, and the Lady Marchioness, and their Heirs, by the same Tenure, and at the same Rents and Services as heretofore, any thing in this Our Declaration to the contrary contained notwithstanding.

And whereas the Earl of Inchequin hath been dispossessed of his Estate, for his eminent Service, and adhering unto Us, and is now by Act of Parliament ordered to be restored to his said Estate, We are graciously pleased hereby further to Declare, That he be accordingly restored to his said Estate, and that such who shall thereby be removed, and are justly capable of reprimand, that they shall be reprimanded, as others in like cases are to be reprimanded. And whereas we understand, that by the late usurped Powers, during the Distempers of these Times, several Irish Proprietors of the Popish Religion, have been dispossessed of their Estates, merely for being Papists, and have sued out Decrees, and are possessed of Lands in the Province of Connaught, and County of Clare, in compensation of their former Estates, which being an Act of their own, We might without any injustice deny to relieve them in, yet so willing We are that any Interest intitling in self to Equitable mercy might not be disappointed, that We declare, That all innocent Papists, being such as shall prove themselves to have been faithful and Loyal unto, and never acted against Our Royal father or Our Self, since the two and twentieth day of October, One thousand six hundred forty one, though they have sued out Decrees, and are possessed of Lands in the Province of Connaught, or County of Clare, in lieu of their former Estates, shall notwithstanding be restored to their said Estates by the second of May, One thousand six hundred Sixty one; Provided that the said Lands in Connaught and Clare so allotted to the said Papists, be restored unto Us to Reprimand others, or for satisfaction of such Irish Proprietors thereof, so far as this Declaration excludes them not, or if the said Lands in Connaught and Clare, or any part thereof, have been sold by any such Papist, that the said Papist out of his Estate, to which he is to be restored, shall pay the Purchase-Money to the said Purchaser, his Heirs, or Assigns; and whosoever either by Reprimand or Restoration shall enjoy the said Lands, shall make satisfaction to the said Purchaser,

fer, for all necessary Reparations and Improvements upon the said Lands, before he be admitted to the possession of them; Provided also, That whatsoever Adventurer or Souldier that shall be removed from his present possession, to make room for any such Papist, shall forthwith have a Reprize of equal value, worth and purchase, in other Forfeited Lands. Provided alwayes, That whereas the Corporations of Ireland are now planted with English, who have considerably improved at their own Charges, and brought Trade and Manufacture into that Our Kingdom, and by their Settlement there do not a little contribute to the Peace and Settlement of that Country, the disturbing or removal of which English would in many respects be very prejudicial; That all such of the Popish Religion, of any Corporations in Ireland, who have been for Publick security dispossessed of their Estates, within any Corporation, shall be forthwith Reprized in Forfeited Lands, Tenements, and Hereditaments, near the said Corporations, to the full Value, Worth, and Purchase of such Estate, as he was dispossessed of within such Corporation; And that particularly the Popish Inhabitants of Cork, Youghall, and Kingale, shall have undisposed Forfeited Lands set out to them in the Baronies of Barrimore and Muskerry in the County of Cork, according to their respective Decrees past in that behalf; Provided that in the case of innocent Papists within the said respective Corporations, that were dispossessed as aforesaid, it shall remain in His Majesties Power to grant restitution in like manner, as is provided in the case of other innocent Papists.

We are also graciously pleased, that the Lands and Houses set out to any person or persons, for satisfaction of any Money lent, or publick Debts incurred for Provisions, Armes, or Ammunition, furnished for support of Our Army in Ireland, in the beginning of the Rebellion, shall be and remain disposeable for the satisfaction of such of the said Debts, and Debentures for such Debts, as upon examination of the respective Cases shall appear most deserving consideration and satisfaction, in such proportions as shall be thought most equal and just.

We are likewise graciously pleased to declare, That the Lands set out to George Duke of Albermarle, Captain General of Our Armies of England, Scotland and Ireland, for his Arrears and Service in Ireland, as also the Lands being for Arrears purchased by him, and whereof he is now possessed; and the Lands settled upon Roger Earl of Orrery, Charles Earl of Mountrath, Richard Lord Baron of Caloony, Chidley Coote, and Thomas Coote Esquires; the Relict and Heirs of Sir

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Simon Harcourt, Sir William Penn, and the Relict and Children of Col. George Cook, Sir Theophilus Jones, Sir George Aylcough, and the Orphans of Colonel Owen O Connolly, for their Service and Sufferings in the War of Ireland, As also the Lands set out to Richard Urial, and Thomas Crosthwait, of One hundred Pounds per annum; As also all such Lands, Tenements, and Hereditaments, as Arthur Lord Viscount of Valentia, hath purchased from any persons in actual possession thereof, by virtue of any Grant, Order or disposition of the late Usurped Powers, or any of them, shall be settled and confirmed unto them, their Heirs and Assigns respectively: And also that Lands be set out to Major George Rawdon in satisfaction of Debentures, due to him for Arrears and Provisions furnished for Ireland; Provided alwayes, and We do hereby declare, that it is not Our intention thereby to weaken or avoid the Just and Legal Title of any Person, that is restoreable by this Our Declaration; But that if any of the said Estates shall be accordingly restored to the former Proprietor, that then a Reprize of equal Value, Worth, and Purchase, shall forthwith be assigned in lieu thereof.

And as We cannot but with extraordinary sadness of heart remember, and even at present behold the desolate and distracted condition, that Our Kingdome of Ireland hath been, and is reduced unto, by the unnatural Insurrection, begun in the Year One thousand Six hundred forty one, and consequently abhor and detest the Contrivers and obstinate Promoters of the same against Us, Our Crown and Dignity: So We cannot upon the considerations formerly express in this Our Declaration, deny all Just and Reasonable Provision that may stand with the present Juncture of Our Affairs unto such of the Irish Nation, who not onely gave early Evidences of their Repentance for their Crimes, but also persevered in their Loyalty to Us and Our Commands: And that as near as We can, Our Justice and Our Mercy, in accommodating this Interest might not juggle each other, We are in a different manner to consider of such of them as are justly Entitled to the Benefit of those Articles of Peace formerly mentioned, and such who did not submit unto the same, or after a submission, made a departue from the same, which two latter sorts, have justly forfeited that favour which otherwise they might have received. We are also further to consider of those who embraced the said Articles, and submitted to the said Peace without any Apostacy in a different notion, as of those who remained in that Our Kingdome, who sued out Decrees and received Lands, in satisfaction of their ancient Estates, and those who being Transported into Foreign parts

parts, throught many difficulties, United, Rendebouzed, and served under Our Obedience: So that upon these considerations, we think fit and declare, and accordingly do declare, That as to those who embraced the said Articles, and submitted to the said Peace, and constantly adhered thereunto, and remaining at home, sued out Decrees, and obtained possession of Lands in the Province of Connaught, or County of Clare, that they are to stand bound by them, and not to be relieved against their own Act, who contented themselves to enjoy a part of satisfaction for their own, rather than to attend our Restitution, or submit themselves to Our Command in foreign parts as others did; And yet if the conditions of those seem hard, they can no more reasonably expect that we should further relieve them, than Our friends in England and Ireland can expect that we should pay back to them all the Moneys they were compelled in the evil Times to pay for their Compositions; which they would have avoided, had it been in their power.

And in case any justly Entitled to the said Peace, have obtained Decrees for Lands in the Province of Connaught, or County of Clare, in lieu of their former Estates, and have not been posses of lands according to such their respective Decrees, we further declare, That if by the first day of November, One thousand Six hundred Sixty one, they shall not be posses of such Decreed lands, they shall immediately after the said day be otherwise satisfied for the same.

And as to those who continued with us, or served faithfully under Our Ensignes beyond the Seas, we think fit and accordingly declare, That they shall be restored to their former Estates, if they by themselves, or Agents Authorized by them, have not prosecuted and obtained Decrees and lands in the Province of Connaught or County of Clare, in compensation of their former Estates, a Reprize being first assigned, and legally set out of the remaining forfeited lands undisposed of, to such Adventurer or Souldier, or other person before named, of equal Value, Worth and Purchase to the Estate, out of which, such Adventurer or Souldier, or other person aforesaid, shall be so removed; Yet so, that if any Charge, Debt, or other legal incumbrance have been due upon, or out of any such lands, so to be restored, which by law or good Conscience ought to be discharged by the party so to be restored, And that the said Charges, Debts, or Incumbrances, have been discharged or satisfied by the party, his Heirs or Assigns, from whom such lands are now to be Reprized, that such persons, their Heirs or Assigns may, and shall hold the said lands until they are satisfied, and contented of and for the

the same: And that none of the persons so to be removed, shall be accountable for the Rents or Profits of the Estates out of which they shall be so removed, which Rents and Profits, and Arrears of Rents, they are respectively to receive until they are posselt of other Estates as aforesaid, as also reasonable consideration for reparations of Houses, and other necessary improvements made, and to be seen upon the premises, wherein like regard is to be had to the respective Tenants and Lessees for their Improvements, but where the Landlord took fine, he is to be accountable for the same, towards satisfaction for their Improvements who paid the said fine: And lest such Restorations and Reprieves, if not speedily effected, might be attended with many prejudices, to all parties concerned therein, We declare that the farthest time for accomplishing thereof, shall be by the Three and Twentieth day of October, One thousand Six hundred Sixty and one.

And whereas divers persons, for most of whom a general provision is made by this Our Declaration, have for Reasons known unto us, in an especial manner merited Our Grace and favour; particularly the Earl of Clanricard, the Earl of Westmeath, the Earl of Fingal, the Earl of Clancartie, the Lord Viscount Gormanstown, the Lord Viscount Mountgarret, the Lord Viscount Dillon, the Lord Viscount Taaffe, the Lord Viscount Ikerryn, the Lord Viscount Netterville, the Lord Viscount Galmoy, the Lord Viscount Mayo, the Lord Baron of Dunboyn, the Lord Baron of Trimletstown, the Lord Baron of Dunlany, the Lord Baron of Upper Ossory, the Lord Bermingham, Baron of Arthunry, the Lord Baron of Strabane, Colonel Richard Butler, Sir George Hamilton Knight and Baronet, Sir Richard Barnewel Baronet, Sir Redmund Everard Baronet, Sir Valentine Brown Knight, Sir Thomas Sherlock Knight, Sir Dermot O Shaghnessy Knight, Sir Daniel O Bryon Knight, Colonel Christopher O Bryon, Mr. Richard Belling, Son to Sir Henry Belling Knight, Richard Lane of Tulske Esquire, Mr. Edmund Fitzgerald of Ballymalo, Mr. Thomas Butler of Kilconnel, Mr. Macnemarra of Creevagh, Mr. David Powre of Kilbolane, Mr. Donnogh O Calaghane of Clonmeen, Mr. James Copinger of Cloghane in the County of Cork, Mr. George Fitzgerald of Ticrochane, Mr. Barnard Talbot of Rathdown, and Conly Geoghagan of Donore;

We do hereby declare, That they, and every of them, without being put to any further proof, shall be restored to their former Estates, according to the Rules and Directions in the last fore-going Clause of this Our Declaration, concerning

cerning such as continued with us, or served faithfully under Our Ensigns beyond the Seas, many of whose Names hereafter follow, viz.

The Lord Viscount Muskry Colonel, Lieutenant Colonel Legg, Serjeant Major Edward Scott, Captain John O Neile of Carrick, in the County of Tipperary, Captain Terence Bryan of Palace Greeny in the County of Limrick, Captain Teige Mac Carty, for Mortgage onely in the County of Cork, Captain Daniel Boy O Donovane of Killcellman in the said County, Captain Edmund O Murriane of Dulish Murrian in the County of Tipperary, Captain John White of Loyhall in the County of Limrick, Captain Daniel O Keef of Drumagh in the Barony of Dullhally, and County of Cork, Captain Philip Barry of Dunbogy in the said County, Cap. Thomas Brown of the Baronies of Bear and Bantry in the Counties of Cork and Kerry, Captain Francis Hacket of Dully in the County of Tipperary, Captain Charles O Shiell in the County of Antrim, Captain Davie Dannan of Davenstown in the Barony of Fermoy and County of Cork, Captain Dermot O Brien of Carrickcouquis in the County of Clare, Lieutenant Pierce Walsh, Lieutenant Richard Barry of Robertstown in the Barony of Barrimore and County of Cork, Lieutenant Dermot O Murriane of the County of Tipperary, Lieutenant Edward Mandevill of Ballyne in the County of Tipperary, Lieutenant Daniel O Driscoll of Carbury in the County of Cork, Lieutenant Teige O Cullaine, aliàs, Torave of the County of Cork; Ensign Morris Fitzgerald of Balynemart in the said County, Ensign Daniel Carthy of Dunedarrick in the said County, Ensign George Cumerton of the County of Killkenny, Ensign Walter Butler of Shan-bally-duff in the County of Tipperary, Ensign Piers Quirk, and William Quirk of the said County, Ensign John Mac Tieve, aliàs, Mac Tieve of Carbury, Ensign Pierce duff Butler in the County of Tipperary, Ensign Theobald Butler of Barnane in the said County, Ensign Miles Roach of the County of Cork and Barony of Fermoy, Ensign Philip Hogan of Hally in the County of Tipperary, Ensign Turlagh O Her of Balime in the County of Clare, Owen Oge Mac Egan of the County of Cork Adjutant.

The Lord Castle Connel of the County of Limrick, Colonel Charles Mac Carty Rieagh of Kilbretan in the County of Cork, Colonel Richard Fitzgerald of Balenemartery in the said County, Colonel Cornelius O Driscoll of Donelaide in the said County, Lieutenant Colonel William Butler of Ballisfoqui, Captain Willam Barry of Ringquaran in the County of Cork, Captain Peirce Nagle of Monaneme in the said County, Captain Arthur O Kine of Glanefriacan in the said County, Captain

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Owen Mac Carty of Cloerre in the said County, Captain Edmond Mac Cuiny of Massanglashy in the said County, Captain Charles Mac Carthy of Cloncalain in the said County, Captain Dermot O Shinan of the County of Limrick, Captain Edmund Power of Inch in the County of Cork, Captain John Fox of Baligaden in the County of Limrick, Captain Michael Morisey of the County of Clare, Captain Dermot O Sullivan of Kilmalac in the County of Kerry, Lieutenant Der. O Sullivan of Fermoy in the said County, Lieutenant Richard Stapleton of Lynestowne in the County of Tipperary, Lieutenant James Purcel of Knockinroe in the said County, Lieutenant Henry Wies of in the County of Waterford, Lieutenant Garret Fitzgarrret of Lickfour in the County of Kerry, Ensign George Shaie of Kilkenny, Ensign Phillip Hogane of Aylehie in the County of Tipperary, Ensign Moilmory O Holy of the County of Armagh, Ensign Daniel O Donman of Forneise in the County of Cork, Ensign Donee O Culan of Baly Courly in the said County, Ensign Florence O Driscoll of Ballyhan in the said County, Captain Gorman, David Bourk of Bannlahie in the County of Tipperary.

Captain Stephen Butler, Ensign Alexander Berne of the County of Roscomon, Colonel William Taaffe, Lieutenant Bryan Mac Donough of the County of Sleigo, Ensign Edward Dillon of the County of Westmeath, Lieutenant Colonel James Fitz-Patrick, Lieutenant John Cassin, Ensign Edmund Brenane, Major Owen O Conner of Baylynagare in the County of Roscomon, Lieutenant VValter Costelloe of the County of Mayo, Ensign Daniel O Conner of the same County, Captain VValter Hope of Molingare, Lieutenant Terlogh Mac Donough of the County of Sleigo, Ensign Christopher Mac Donough of the same, Captain Gerald Ferall, Lieutenant Charles Mac Donnel, Ensign Richard Farral, Captain Charles O Molloy, Lieutenant Edmond O Molloy, Ensign Alexander Mac Donnel, Captain Edward Sartfield, Lieutenant James Enis, Ensign Phellim Dempsey, Captain Bryan Fitz-Patrick, Lieutenant Jeffery Fitz-Patrick, Lieutenant Miles Bremmingham, Ensign Connor Mac Gwier, Captain Hugh O Conner Dun of Balin Tober, Lieutenant Robert Misser, Ensign John Ferral, the Lord of Iveagh, Lieutenant Henry Tute, Ensign Phellim Curtape, Captain Walter Phillips of Clunmore, Ensign Hugh O Conner, Captain Dudley Costello, Lieutenant Roger O Conner, Captain Gerald Dillon of Portleck, Lieutenant John Dillon, Ensign Robert Dillon, Captain Mathew Moony, Lieutenant John Flanelly, Ensign Owen Sullivane, Adjutant Roger Brenane, Adjutant John Dillon, Anthony French Judge Advocate, Sir Uillick Bourk Knight and Baronet of Glusk

in the County of Galway, Captain Fran. Berne of Rodin in the County of Roscomon, Captain Hugh Oneile of the Province of Ulster, Captain Phelim Mac Genis of the said Province, Captain Hugh Omeignine, Captain Theobald Dillon of Bracklon in the County of Roscomon, Captain M. ragh Clanchy of Castlekeale in the County of Clare, Captain Cun O Neile of Ardgonel in the County of Armagh, Lieutenant William Bourke of Turlagh in the County of Mayo, Lieutenant John Mac Donough of Culca in the County of Sleigo, Captain John Caesy, Lieutenant Brian Mac Genis of the Province of Ulster, Ensign Brian Mac Genis of the said Province, Ensign Lowys Mac Dowel of the County of Roscomon, Ensign Thomas Birne of the said County, Ensign William Talbot of Haggertown in the County of Lowth, Ensign Roger O Malreanin of Tully Mulreanin in the County of Roscomon, Ensign Owen O Keny of Clanboren in the County of Galway, Lieutenant Patrick Clenton of the County of Lowth, Lieutenant Michael Mac Donagh of Colóony in the County of Sleigo, Charles O Flyne of Celtabar in the County of Roscomon, Nicholas Walsh Esquire of Traly in the County of Kerry, Francis Coghlane of Belclare in the Kings County, Henry Birne of Dangan in the County of Roscomon, Patrick Mac Gwire of Balykilcuny in the County of Ineskilyn, John Brady of the County of Cavan, Colonel Richard Grace, Lieutenant Colonel Charles Molloy, Colonel Wil. Bourke, Captain Stephen Molloy, Captain Edmund Fitz Patrick, Captain Art. Mac Terlogh Molloy, Capt. John Carroll, Capt. Neal Morris, Capt. William Dullany, Capt. Edmund Bourke, Captain Owen Flattery, Captain Walter Walsh, Captain Walter Butler, Capt. Teige Carol, Capt. Gerrot Aylmer, Capt. William Mac Redmund Bourke, Capt. Theobald Butler, Capt. William Stapleton, Capt. Philip Kennedy, Capt. James Devin, Capt. Art. Molloy, Lieute. Patrick Dallachanty, Lieut. John Molloy, Lieut. Brian Flattery, Lieut. Alexander Dalton, Lieut. John Mac Gerrot Molloy, Lieut. Symon Coghlane, Lieut. Daniel Kennedy, Lieut. Edward Molloy, Lieut. Nicholas Sweetman, Lieut. James Hynane, Lieut. Oliver Grace, Lieut. James Cummerford, Lieut. Thurlough Carrol, Lieut. John Molloy, Lieut. William Fogurthy, Ensign Anthony Gosse, Ensign Fanagh Molloy, Ensign William Tute, Ensign Christopher Russel, Ensign Owen Gilmer, Ensign Richard Cuddy, Ensign Daniel Higgen, Ensign Wil. Carrol, Ensign John Fitz Patrick, Ensign Eneas Reardan, Ensign Kelly, Ensign Piers Walle, Ensign John Pyndergast, Ensign Teige Carol, Ensign Thomas Butler, Col. Hoyle Walsh of Ardery in the Barony Iveagh in the County of Kilkenny, Col. Wil. Brown of Balrangan in the County of Wexford, Major Oliver Fitzharryes in the County of

of Limreik, Capt. Robert Walsh of Borredstown in the Barony of Knocktofer, in the Countie of Kilkenny, Captain Therlagh Molloy in the Barony of Balyboy in the Kings County, Capt. Nicholas Plunket of Dunloghly, Lieut. John Meagher of Grange in the Barony of Ikerin in the County of Tippetary, Henry Rochford of Kilbred in the County of Kildare, Col. Lewis O Farrol, Sir Connel Farrol of Tirlickin in the County of Longford &c. Lieut. Col. Capt. Terence Feral of the County of Longford, Capt. Faghna Feral of the said County, Capt. Charles Kelly of Skryne in the County of Roscomon, Capt. John Mac Rory Farel of the County of Longford, Charles Feral of the said County, Capt. Jasper Tute of the County of Westmeath, Lieut. Farriagh O Hanly of Slewbane in the County of Roscomon, Lieut. Morogh O Flaherty of Uma in the Barony of Balenehenzey in the County of Galway, Capt. Bryan Lennan of Fale in the County of Antrim, Lieut. Con Mac Gennis of Iveagh in the County of Down, Ensign Andrew Fallon of Miltown in the County of Roscomon, Capt. Tiege O Flaherty, Col. George Cusack, Col. Piers Lacy of the Broof in the County of Limrick, Capt. James Weldon, Lieut. John Talbot of Belgard in the County of Dublin, Mr. Christopher Russel of Seaton in the same County, Mr. Wil. Talbot of Hagerstown in the County of Lowth, Mr. Thomas Cusack of Carick in the County of Kildare, Mr. Harald of Kilnekenge in the County of Dublin, Capt. Wil. skelton, Terence Molloy of Gortachutrey in the Kings County, James Eustace of Culadain in the County of Wexford, Owen Waddrick of Kilcheele in the County of Wexford, Arthur Linch of _____ in the County of Meath, Roger Duygin of Corr in the Kings County, Lawrence Bellew of _____ in the County of Lowth.

And though some, not sensible of the great perplexities we have laboured under, to reconcile these Jarring Interests, may infer, That where we judge persons fitting to be restored to their Estates, yet the limitation of a previous Reprizal may Eclipse much of Our Grace: To this we say, That the laying of the foundations is not now before us, when we might design the Model of the Structure answerable to Our own thoughts; And how hard it would be, that the English after so many expensive difficulties in Suits of Law, and finding several Officers in Order to get the present possession they enjoy: And that after so many thousands of families, who have sold their Interests in England, have transported and settled themselves in Ireland, and have made great improvements in Buildings and otherwise, should in the Interval of these accommodations (Reprizal not being first provided for) be dispossessed of their Houses and their Stocks

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(the sole subsistence of them and their families) exposed to certainty of loss (though greater inconveniencies we pretermitt) may easily be judged: To this we might adde, That since the persons of the Irish, for whom we do hereby intend satisfaction, are such who have been abroad with us, who probably being not furnished with Stock and other Provisions, may with less inconveniencies wait for a Reprizal, than to dispossess others, especially since we are fully assured that a very short time may and will Assign them their respective Reprizals, there being so good and large a proportion of undisposed forfeited lands in Our power reserved for this purpose, and we doubt not but the persons most concerned in this supposed prejudice, thoroughly weighing these inconveniencies, and that they will be but of a short duration, and how great and reasonable a dissatisfaction a contrary acting in us will produce, will acquiesce therein, & by such a forbearance lay the foundation of a good Understanding between themselves & those other their fellow-subjects who are to be settled with them in that Our Kingdome. And least any Ambiguity or controversy might arise for precedency in restitution to their former Rights, we do Declare, That first all innocent Protestants, and those persons termed innocent Papists, (who never took out any Decree, or had lands assigned to them in Connaught or Clare) be first restored. In the next place, That those innocent Protestants and Papists, who took out Decrees, and had lands allotted to them in pursuance thereof in Connaught or Clare shall be restored. And that such transplanted persons as shall be dispossessed of their Decreed Estates in Connaught or Clare, by virtue of this Our Declaration, shall be Reprized out of other forfeited lands of equal value, worth, and purchase in the said Province of Connaught, or County of Clare, or elsewhere, before they be dispossessed of their said Estates. And that then such of the Irish Papists who constantly served under Our Ensigns abroad, having right to the Articles of Peace, are to be restored, of which if any dispute shall be of their Capacity or Priviledge herein, we shall by further intimation of Our pleasure to Our Chief Governour or Governours in that Our Kingdome, and Council there, give a final Resolbe and Determination therein. Yet this is alwayes so to be understood, That whatsoever person or persons in the next precedent Qualifications shall find any part of his or their Estates, not already disposed, or not designed to be disposed to the ends aforesaid, express in this Our Declaration, That such person or persons, their Heirs, or Assigns, shall be respecttively restored to his or their said Estates. And we further declare, That in respect many have contracted

tracted very just Debts for furnishing Armes, Ammunition, and other necessary provisions for carrying on the War in Ireland, before One thousand Six hundred forty nine, for which they have given security, and so made themselves liable to suit and hazard, which in all equity ought to be provided for; That after such Reprizals made as aforesaid, satisfaction shall be set forth out of the remaining lands in Our disposal, to such persons, their Heirs and Assigns.

And we are graciously pleased further to Declare, That every Adventurer and Souldier, their Heirs and Assigns, settled in lands, Tenements and Hereditaments, as aforesaid; And every person restored unto, or Reprized for his Estate, as is formerly mentioned, shall pay unto Us, Our Heirs and Successors yearly for ever, the Rents following, viz. for every Acre in the Province of Leinster Three pence: for every Acre in the Province of Munster Two pence farthing: for every Acre in the Province of Connaught One penny Half penny; And for every Acre in the Province of Ulster One penny, accounting as to the payment of the said Rent only, One hundred and Sixty Peaches to the Acre, and Sixteen foot and a half to the Peach. And all such as receive satisfaction for their Arrears out of the Houses and Tenements in the several corporations in Ireland, one shilling six pence yearly out of every Twenty shillings Rent, so that the Rent formerly reserved on such Estates so to be restored, exceed not the Rent hereby reserved. But if the said Rent formerly reserved do exceed the Rent hereby to be reserved, the said former Rent only shall be paid, and the said Estates respectively shall be discharged from payment of the Rent or Rents hereby reserved. And it is Our further pleasure, and we do hereby declare, That all Lands, Tenements and Hereditaments thus settled and to be settled upon Adventurers, shall be held of Us, Our Heirs and Successors in free and common Socage, as in the Statute of the Seventeenth Caroli is limited and appointed; And that all Lands, Tenements and Hereditaments settled or to be settled on the Souldiers who are out of the said Act, and not provided for by it, shall be held of Us, Our Heirs and Successors by Knights service, in Capite.

All other particulars abobe mentioned being fully effected, we trust through the goodness of God, that that near ruined Kingdom will be restored to peace & plenty. And that by such signal evidences of our justice, favour, & mercy, the wicked will be deterred from their wickedness, & the good encouraged & confirmed in resolutions of loyalty towards us, and peace among one another. And as in this Our Declaration, we have made choice of those means, which in Our Wisdom and Judgement we
have

have esteemed most conducive to the Quiet and Settlement of that Our Kingdom, so We esteem it necessary further to declare, That it is Our firm intention forthwith to call a Parliament in that Our Kingdom, and effectually to recommend unto Our Chief Governour or Governours, Privy Council, and Our said Parliament, the establishing by Laws there, all the particulars mentioned in this Our Declaration, and such others as shall be found necessary for the good of Our People there; and after such Bills are past, that then an Act of free and General Pardon, Indemnity and Oblivion, shall be granted to all Our Subjects of and in Ireland, notorious Murderers only excepted.

And because We are too credibly assured, That in the Decrees and Judgements given for forfeited lands in the Province of Connaught and County of Clare, much injustice and fraud hath been used, We shall recommend the whole review of that business to Our Chief Governour or Governours for the time being, and Our Privy Council and Commissioners or some of them, to the end, that whatever irregularity shall be found in those proceedings may by their Care and Wisdom be rectified, and the Just part thereof confirmed. As also, that a suitable Act for Ireland for confirming Judicial proceedings there in the four Courts, may be there past; And another Act for ratifying all Decrees and Judgements in the Court of Claims, and Exchequer of Dublin, and the Claims of Our Protestant Subjects of Ireland, that so all Our Subjects being legally settled and confirmed in their lives, properties and Estates, they may without fear for the future betake themselves to mend the Ruines and Desolations of so long and bloody War, and live in comfort and unity. And We more than hope that by Our thus proceeding, the World will believe nothing of Our own Advantage can come in competition with the Peace and Good of Our Subjects; for We reserve little to Our Self but the satisfaction of contenting all Interests, at the price of freely parting with almost all the great forfeitures vested in Us by Law in that Our Kingdom: And if by this Indulgence We shall attain that desired end, it will be much more considerable unto Us, than the rate at which We purchase it.

And We further Declare, That whereas several of the Adventurers and Souldiers having made a thankful estimation of our grace and favour expressed by this our Declaration, in settling them in a peaceable possession and right of what they enjoy, by Our waiving those many advantages devolved upon us by law, have voluntarily expressed their own willingness and confidence of the forwardness of all the rest of their Brethren, in

in contributing One half years full value of the profits arising of the said lands as aforesaid, let out for their respective Adventures and Arrears, to be paid in One year, towards the Relief and Reparations of the losses of such as we shall judge have most eminently acted for, and suffered with us; And that several of the Adventurers having expressed their own willingness, and confidence of the forwardness of the rest of the Adventurers to bestow upon us as a further evidence of that thankfulness, in consideration of Our Grace and favour in the aforesaid Settlement, One other half years Rent more of full value to be paid in One other year: We cannot but declare Our Acceptance of such their free and kind offer; and when a Bill shall be tendered unto us upon the account, and for the ends aforesaid, it shall be received by us as graciously as such an evidence of their affection and respect both deserve.

And we do lastly declare, That Protestant plantations shall be settled, Corporations created, Churches erected, Maintenance for Preaching Ministers provided, within the limits and precincts of the land to be settled on the Adventurers and Souldiers, in such manner as by the Commissioners to be nominated and directed by us, shall be set down.

Provided always, That this Our Declaration shall not extend to any person or persons who have had any hand in the plotting and contriving the Surprissal of Our Castle of Dublin, in the year One thousand six hundred forty one, nor to any person or persons that late as Judges in the pretended High Court of Justice upon the life of Our Royal Father of blessed memory, or who sentenced him, or signed or sealed the warrant for Execution, or who were of the Guard of Halbertiers, assisting to put the Bloody Sentence of Death in Execution upon the 30. of January, One thousand six hundred forty eight.

Provided lastly, and it is hereby declared, That this Declaration, or any thing therein contained, shall not extend to confirm the disposition or setting out to any Adventurer, Souldier, or other person, any of the Lands, Tenements, or Hereditaments, belonging before the 23. of October 1641. to any City, or Sea-Town Incorporated, but that the same shall be and remain in Our own hands to be restored to such of the said Corporations as shall be found fit for that Our Grace and favour; and the Adventurers, Souldiers or others, who have any of the said Lands, Tenements, or Hereditaments set out unto them, shall be Reprized in like manner as is provided for them in other cases, by this Declaration.

Given at Our Court at Whitehall the 30. day of November
1660, In the Twelfth Year of Our Reign.

Signed

Signed CHARLES R.



INSTRUCTIONS for Our right trusty and right well beloved Cousin and Counsellour, *Richard* Earl of *Cork*, Lord High Treasurer of Our Kingdome of *Ireland*, Our right trusty and right well beloved Cousins and Counsellours, *Edward* Lord Viscount *Conway* and *Kilulta*, *Arthur* Lord Viscount *Valentia*, Our Vice-Treasurer and General Receiver of Our said Kingdome, *Hugh* Lord Viscount *Montgomery* of the *Ardes*, Master of Our Ordinance in Our said Kingdome, and *John* Lord Viscount *Masfereene*, Our right trusty and well beloved Counsellour, *Francis* Lord *Angier*, *John* Lord *Kingston*, *Richard* Lord Baron of *Caloony*, *Sir James Barry* Knight, Lord Chief Justice of Our Court of Chief Place, *James Donelan* Esq; Lord Chief Justice of Our Court of Common Pleas, *John Byss* Esq; Lord Chief Baron of Our Court of Exchequer, *Sir Henry Tichburn* Knight, *Sir Robert Forth* Knight, *Sir James Ware* Knight, *Thomas Pigot* Esq; Master of Our Court of Wards and Liveries, *Col. Arthur Hill*, and *Col. Marcus Trevor*, Our trusty and well beloved *Sir Francis Hamilton* Knight and Baronet, *Sir Arthur Forbes* Baronet, *Sir Oliver St. George* Knight and Baronet, *Sir John Cole* Baronet, *Sir Richard Lane* Baronet, *Sir Paul Davys* Knight, *Sir George Lane* Knight, *Sir John Stephens* Knight, *Sir William Donnvile* Knight, Our Attorney General, *Sir Allen Brodericke* Knight, Our Surveyor General, *Sir Audley Mervin* Knight, Our chief Serjeant at Law, *John Temple* Esq; Our Solicitor General, *Col. John Ponsonby*, *Henry Warren*, and *Dudley Cooley* Esqs. Serjeant Major *George Rawden*, Dr. *Villiam Petty*, *James Cuffe*, and *Thomas Browne* Esquires, Our Commissioners appointed by Us for the Execution of Our Declaration of the Thirtieth of *November*, One thousand six hundred and sixty,

whereas

C. R.

WH E R E A S by Our said Declaration of the thirtieth of November, One thousand six hundred and sixty, we have made provision for the Settlement of Our Kingdome of Ireland, and Satisfaction of the severall Interests of Adventurers, Souldiers and others Our Subjects there, which we are minded to put in effectual Execution: we have therefore hereby nominated you, or any five or more of you, whereof two of the persons following to be alwayes present, (viz.) Our Trusty and Right well beloved Cousin and Counsellour Arthur Lord Viscount Valentia, Our Vice-Treasurer and General Receiver of Our said Realm, Our Trusty and well beloved Counsellour Sir James Barry, James Donelan Esq; and John Bylfe Esq; Sir James Ware, Our Attorney, and Solicitor General, Our Commissioners for the putting in Execution the matters and things therein contained, according to the Tenor of these following Instructions.

You are to cast up the whole Debt and Demand of the Adventurers, as well those that are satisfied, as those that are in part or in whole deficient, as also all the forfeited Lands assigned to, or for the said Adventurers, according to the Survey commonly called Doctor Perry's Down Admeasurement: And the said Demands and Lands you are to compare together, and what the said Lands fall short of satisfying the said Adventurers, according to the Rates, Measures and Proportions, of which all or any of the Adventurers were possessed the Seventh of May One thousand six hundred fifty nine, so much of the forfeited Lands in the County of Lowth in the Province of Leinster, (except the Barony of Atherdee) you are to set apart for satisfaction of the said Adventurers; And if the said forfeited Lands shall fall short of satisfying the said Adventurers, you are then to add the forfeited Lands undisposed by Our said Declaration, in the County of Catherlogh; And if those shall fall short, then the Lands remaining undisposed of in the County of Kildare, to supply all the said Adventurers deficiencies; And if those Lands shall fall short, then you are apart other forfeited Lands in some convenient place for the end aforesaid.

And in order to the more particular apportioning or dividing the said Lands amongst the said Adventurers, and satisfying their deficiencies, & ascertaining their respective proportions, You are to cause publick Proclamation to be made within the

respective Counties, Cities, Baronies, and places in Ireland, thereby directing each Adventurer, his Assignee, or Assignees, or his or their Agent or Agents, sufficiently authorized, that hath received any satisfaction in Land for his Adventure, within forty dayes after such Proclamation, to deliver unto you in writing under his Hand and Seal a particular of the Houses, Lands, Tenements, and Hereditaments possessed by him, together with the content or number of Acres both profitable and unprofitable, in each Town-Land, Village, Ballybo, or Quarter of Land, as the same were admeasured to him, or for his use, and in the Right of whom he claimeth such Adventure. And if such Adventure be for Houses in any city, such Adventurer is to deliver in, not onely the particular Houses, Tenements and Hereditaments by him possessed, but also the value of them respectively, as set out to him, or any other for his use.

And if any Adventurer, or the Assignee or Assignees of such Adventurers as aforesaid, shall neglect to return a Certificate as above-said, or shall wittingly make and deliver a false Certificate of the sums he was to be satisfied, according to the several Acts past in the Parliament begun at Westminster the third day of November, in the year of Our Lord One thousand six hundred and forty, and in the sixteenth Year of the Reign of Our Royal Father, intituled, An Act for the speedy and effectual reducing of the Rebels in his Majesties Kingdom of Ireland, to their due obedience to his Majesty and the Crown of England; An Act for adding unto, and explaining of certain clauses in another Act made this Parliament, intituled, An Act for the speedy and effectual reducing of the Rebels in his Majesties Kingdom of Ireland, to their due obedience to his Majesty and the Crown of England; An Act for the further advancement of an effectual and speedy reduction of the Rebels in Ireland to the obedience of his Majesty and the Crown of England; An Act for a speedy Contribution and Loan towards the relief of his Majesties distressed Subjects of the Kingdom of Ireland; An Act to enable Corporations and Bodies Politick to participate of the benefit of an Act lately passed, intituled, An Act for the speedy and effectual reducing of the Rebels in his Majesties Kingdom of Ireland, to their due obedience to his Majesty and the Crown of England: Or shall neglect to return a Certificate as aforesaid, or wittingly make and deliver a false Certificate of the Town-Lands, Villages, Ballyboes, Quarters, or other Denominations of Land assigned or given out for satisfaction of the said Debt or Demand, or of the content or number of Acres, according as the same was set out to him or them, such Adventurer, or his Assignee shall forfeit for three years the Rents and profits that

that such Houses, Lands, Tenements, Hereditaments shall yeild, that he shall so omit to certifie, or that he shall not rightly certifie; such forfeiture to be one Moiety to us, and the other to be for and towards the defraying the charges in executing this Our Commission.

Provided, a Discovery be made thereof before the three and twentieth of October One Thousand Six Hundred Sixty Three.

That such of the said Adventurers and Souldiers as have taken Surveys of their Lands, do at or before the nine and twentieth day of September One thousand six hundred sixty two, bring in to you the said Surveys or Duplicates thereof, together with the field-Books, (if in their possessions) the which you are carefully and exactly to compare with the Surveys taken by Order of the late pretended Powers; And if you shall find any considerable difference between the said Surveys, you are to ascertain such Adventurers and Souldiers possessions by such of the Surveys as shall appear most for Our advantage, and furtherance of this Service. Yet so, that if such Adventurer or Souldier shall think himself aggrieved thereat, You shall appoint one or more sworn Surveyors to re-survey the said Lands in question, such Surveyor returning his field-Book to some other sworn Surveyor, to examine, cast up, and make up the same, such Adventurer or Souldier paying the said Surveyor for their said work, and in the mean such Adventurer and Souldier to be continued in possession according to the Survey which shall appear as aforesaid, most for Our Advantage: and if any one shall without cause complain, and obtain a re-survey, he shall, as a penalty for so doing, forfeit so much land as he claims to want, and shall not be found wanting. And if any suggestion or information shall be made to the Lord Lieutenant, or other Chief Governour or Governours of Ireland for the time being, That profitable lands are held and possessed as unprofitable, the same shall be inquired of by a Jury, and such lands as were surveyed and let out to Adventurers and Souldiers, or their Assigns, as unprofitable, and shall by such inquiry be found profitable, shall be re-assumed to supply Deficiencies, or make Reprisals. Out of which said Certificates and Surveys, and by such other lawful ways and means as you shall think fit, you are to make up Books of what is due to each Adventurer, and to ascertain the possession of such to whom lands are assigned, therein expressing who was the former Proprietor who forfeited the same the three and twentieth of October One thousand six hundred forty one, or since; the Town-land, Village, Ballyboe, Quarter, or other Denomination

tion of Land, the content, or number of Acres, the Parish, Barony, County and Province, in which such Lands do lye respectively, and where you shall find any Adventurer or his Assign to have more Lands than will satisfie his Adventure, and that such Adventurer be in any other place deficient, or shall buy the Right of any deficient Adventurer, that such Over-plus Lands shall be assigned unto him towards satisfaction of such deficiencies: and having brought things to this certainty, you are to set out Lands to the deficient Adventurer in such way as shall be most indifferent and impartial, and pursuant to the Acts of Parliament.

Whereas we have been graciously pleased to appoint the forfeited Lands in the County of Kildare, for satisfaction of Incumbrances on the Estates of Adventurers and Souldiers, according to Our said Declaration, in the satisfying thereof, you are to observe these following Directions, viz.

To examine in the Books and Records of the late Court of Claims, or Exchequer, or other Courts, what Decrees or Judgements were passed and allowed to be satisfied out of the Estates of the said Adventurers and Souldiers, the Adventurer and Souldier claiming satisfaction for such Incumbrance, shall make it appear that the said Decreed Lands are set out unto him as part of his lot, and he thereby Entitled to the Reprize for the said Incumbrance. If such Incumbrance be by Mortgage, Statute Staple, Judgement, Recognizance, or of any sum of Money on the payment whereof the Land so Incumbered is to be free and discharged, you are then to set out Lands in the said County of Kildare, for satisfaction of the said Incumbrance after the rate of Ten years purchase to be ascertained by inquiry, in way and manner, as is hereafter directed for the Reprize of such Adventurers and Souldiers as shall be removed from off their present Estates, or according to such other particular Directions, as you shall receive herein from Us, or from Our Chief Governour or Governours and Council of that Our Kingdome for the time being, agreeable to Our said Declaration: If such Incumbrance be a Rent-charge or Yearly Rent, issuing or payable out of the Estates of the said Adventurers or Souldiers for ever, or for years, or for life, You are then to put a Rate or Value on such Rent-charge, not exceeding Ten years Purchase, for an Estate for ever, or Six years Purchase if for life, or for any term under Ten years, or Seven years Purchase if for Two lives, or any term above Ten years and under Twenty one years, or Eight years purchase for any term above Twenty one years, and under Thirty one years, and Nine years Purchase for all above Thirty one years, which shall

shall be satisfied out of the said forfeited lands in the said County of Kildare, after the Rate aforesaid going. If such Incumbrance be by Lease or Leases for term of years, or for life or lives, you shall, as is before directed, inquire after the damage such Adventurer or Souldier sustains by virtue of such Lease; and if the said term shall not exceed seven years, or the damage be not one third part of the full value of the said Lands set out to him, you shall not assign any recompence or Reprize; but if such damage be for above seven years, or above one third part of the profits of such Estate, satisfaction is to be given in way and manner as in the preceding Instructions is directed: The which Lands being thus set out, allotted and distributed to the said Adventurers, and Reprized to the said Adventurers and Souldiers, you are to give unto them respectively a Certificate of what Lands are so set out unto them, with the number of acres, Denominations of the said Lands, the Parish, Barony and County such Lands are in, and who forfeited the same, which Certificate the said Adventurers & Souldiers are forthwith to Record in Our Court of Exchequer, upon which Our said Court is to give Order to Our respective Sheriffs to put the said Adventurers and Souldiers, their Assigns or Agents, into the possession of such Lands so allotted, divided, and set out, or reprized, as aforesaid.

Whereas by Our said Declaration the Estates of every person or persons that late as Judges in the pretended High Court of Justice, upon the Life of Our Royal Father of blessed Memory, or who Sentenced him, or who Signed or Sealed the Warrant for Execution, or who were of the Guard of Halberters, assisting to put the Bloody Sentence of Death in execution upon the Thirtieth of January, One thousand Six hundred forty eight, are not confirmed: You are therefore to inquire what Estates any of the said persons had, and to return Certificates thereof into Our Court of Exchequer, which Court is hereby required to seize the same to Our use, and for the increase of Our Revenue, except so much of the same lands, Tenements and Hereditaments lately belonging to John Cook, as by Our Letters of the Twenty fourth of November last was granted by us to Sir George Lane Knight, for his faithful Service, which it is Our will and pleasure shall be confirmed to him, his Heirs and Assigns accordingly; and that all proceedings necessary for the finding Our Title therunto, and to the lands, Tenements and Hereditaments of Philip Hoare of Kilsalchan, in the same letter to the said Sir George Lane granted, be speedily made by Our Officers and Ministers intrusted in that behalf, and that

that thereupon letters Patents be pass thereof, or of any other forfeited Lands, Tenements and Hereditaments given or granted by Our said letters in lieu thereof under Our Great Seal of Ireland; to the said Sir George Lane, his Heirs and Assignes, according to the direction of Our said letters, in the most large, favourable, and benigne acceptation thereof. You are by the best way and means you can to inquire after all forged Debentures, or Bills on which any lands have been set out, either to Adventurers or Souldiers, and forthwith certifye such forgeries into Our Court of Exchequer, that such persons may be proceeded against according to law: The like you are to do after the Estates of such as have procured or obtained the possession of any Estate by Perjury, Bribery, or Subornation of Witnesses, or false, or untrue admeasurement to Our prejudice, To the end such Estate or Estates so unjustly obtained may be seized, according to the Tenor of Our said Declaration.

And whereas many being conscious of their own guilt or evil intentions, with respect to the most heinous Rebellion begun the Three and Twentieth of October, One thousand Six hundred forty and One, have made private Settlements of their Estates, and many of Our Protestant Subjects having formerly Mortgaged their Houses, Lands, Tenements and Hereditaments, unto such as have forfeited the same in these evil and unsettled Times, have notwithstanding entred upon and keep possession of Our Right. You are therefore in the best way and manner you can to make a Discovery of all such or any other concealments to Our prejudice; In Order whereunto, Our Officers in Our four Courts of Dublin, or in the Office for Probate of Wills, are required to be aiding and assisting to you herein, and from time to time to search after such matters or things as you shall judge for Our Service, to inquire after and to attend you with such Records as you shall judge needful.

Whereas by Our said Declaration several innocent Protestants and Papists are to be restored to their Estates, and a Reprize of equal value, worth and purchase is to be assigned to such Adventurers and Souldiers, and other persons as do possesse the same; in the doing thereof, you are to observe these following directions, viz.

Not to restore any as an innocent Papist, that at, or before the Cessation, which was made upon the fifteenth day of September, One thousand Six hundred forty and Three, were of the Rebels party, nor any who being of full Age and sound Memory, enjoyed their Estates Real or Personal, in the Rebels Quarters: Provided that where any Citizen or Inhabitant

habitant of the City of Cork, or of the Town of Youghal; or any other person or persons were not permitted to live in the English Quarters, but were expelled from thence, and driven into the Quarters of the Rebels, that than and in such case such inhabiting in those Quarters, and there receiving any benefit of their Estates, shall not be construed or adjudged any bar or impeachment of their Innocence; nor such as entered into the Roman-Catholick Confederacy, at any time before the Articles of Peace concluded, One thousand Six hundred forty and eight; nor such as at any time adhered to the Purges, or Clergies party, or Papal power, in opposition to the Kings Authority; nor such as have been Excommunicated for adhering to the Kings Authority, and afterwards owned their Offences for so doing, and were relaxed thereupon from their Excommunication; nor such who derived their Titles to their Estates from any who dyed guilty of any the aforementioned Crimes, nor such as pleaded the Articles of Peace for their Estates, nor such as being in the Quarters which were under the authority of Our Royal Father, or Our Self held correspondence with, or gave Intelligence to such as were then in opposition against Our said Royal Father, or Our Self in Ireland; nor such as before any of the Peaces in One thousand Six hundred forty and six, or One thousand Six hundred forty and Eight sat in any of the Confederate Roman-Catholick Assemblies or Councils, or acted upon any Commissions or Powers derived from them, or any of them; nor such as impowered Agents or Commissioners to treat with any foreign Papal power beyond Seas, for bringing into Ireland foreign Forces, or were persons which acted in such Negotiations; nor such persons as have been Wood-kernes or Tories before the Marquess of Clanrickards leaving the Government of that Kingdom.

You are to take care that the Adventurers and Souldiers in the Possessions of the Estates of any innocent Protestant or Papist restored to his said Estate by Our said Declaration, be forthwith Reprized as in Our said Declaration is directed, therein observing the signification of Our pleasure in Our said Declaration, for the Reprizing such as shall be removed from the Estates of innocent Protestants or Papists at the time they shall be so removed.

In the next place you are to take care, That the Adventurers, Souldiers, or other persons possessed of any of the Estate or Estates of such persons, to whom we have by Our said Declaration assigned a particular labour, and are in a distinct Branch thereof by name expessed, be Reprized as in Our said Declaration is directed; and the said persons re-
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restored to their former Estates from the time that such Adventurers or Souldiers shall be so Reprized; observing alwayes the further cautions and provisions in Our said Declaration expessed, referring to the said persons restauration: If any who by Our said Declaration are to be restored to their former Estates, have or shall without Order molest, disturb, or inquiet any of the Adventurers, Souldiers, or other persons in the possession of their respective Estates, or for the mean profits thereof contrary to what is directed and provided for in Our said Declaration, such person or persons untill they shall surcease such disturbance, or having taken possession, shall redeliver the same to the person so dispossessed, and account and satisfie unto him the Damages sustained thereby, shall have no benefit of the Grace and favour held forth by Our said Declaration to him or them respectively: And in case any person or persons that hath so disturbed or dispossessed any Adventurer or Souldier, or their Assigns of any Houses, Lands or Tenements, formerly Assigned for Adventurers or Arrears, and by such Adventurers or Souldiers quietly enjoyed shall not as aforesaid quietly resign the possession of such Lands to such Adventurers or Souldiers, or their Assigns:

That you do then forthwith give Order to Our respective Sheriffs to put such Adventurers, Souldiers, or their Assigns into quiet possession of such Estates, which Orders of yours Our said respective Sheriffs are hereby required strictly to observe accordingly.

Provided nevertheless, That where such person or persons so dispossessed and to be restored to his or their former estates by the next preceding instruction, shall be contented to submit to a reprize; that in such cases you are forthwith to set out lands in some convenient place for the Reprizing him or them accordingly; You are to take care that all that by Our said Declaration are to be restored to their former Estates, do before such restauration to their said Estates, under their Hands and Seals exhibit unto you the ground upon which he or they claim the benefit of Our said Declaration, and a particular of their respective Estates; in which, you are to take care that they claim no other Lands than what did rightfully belong to them, and was in their Real possession the Two and Twentieth day of October, One thousand Six hundred forty and one.

And if any one so to be restored shall make a claim that he or they are not Entituled unto, or make and deliver unto you a false particular of his said Estate, and therein include other Lands than what he or they so Entituled unto and possessed of as aforesaid, or having to any Irish Papist or person excepted

excepted from confirmation of his Estate in Our said Declaration, Engaged or otherwise incumbered his or their said Estates, either before the said Two and twentieth of October, One thousand Six hundred forty and one, or since that day, or have sold the same to any such Irish Papist or excepted person, and shall not particularly express the same in the said particular so to be delivered, in all such cases, such person or persons offending herein, for such offence shall forfeit the full value of the Land so endeavoured to be gained out of any other Lands to be restored to him by virtue of Our said Declaration: You are forthwith to Reprize such Adventurers, Souldiers, and other persons, who are now in the possession of the Estate of the Earl of Clancarty; As also to satisfie Erasmus Smith Esq; his deficiency, as an Adventurer in some convenient forfeited Lands in the County of Lowth, that he may be better enabled and encouraged to answer those publick pious uses in incorporating five Free-Schools within that Our Kingdome, for which he hath petitioned for Our License, and to Reprize him the said Erasmus Smith such Lands now or lately in his possession that are restored or restorable to the former Proprietors: And to accept from Peter Wallis Esq; a surrender of the great Island near Ros in the County of Wexford, and Reprize him the same in the County of Cork on the Lands now in the said Peter Wallis his possession, not exceeding the yearly value of what the said Island may be set for.

And to the end you may the more readily proceed in Reprizing such as in Our said Declaration are to be Reprized, being to be removed from off the Estate of any person or persons to be restored to their former Estates, you are forthwith to make up Books of all the forfeited undisposed Lands in Ireland, and not before Assigned for satisfaction of the deficient Adventurers, or Reprizing the Adventurers and Souldiers, the Incumbrances on their Estates, in which you are carefully to set down all the forfeited Lands in the County of Catherlagh by themselves, and all the forfeited Lands in the Baronies of Barrimore and Muskry by themselves, the one being appointed for the Reprizat of such as are removed from off the Estate of James Lord Marquels of Ormond, Lord Steward of Our Household, and the other to satisfie Decrees of the innocent Papists inhabitants of Cork, Youghal, and Kingsale; In the doing whereof, you are to appoint what quarter or point of the said County of Catherlagh, and the said Baronies of Barrimore and Muskry to begin withal, and accordingly to make up the said Book or Catalogue of the said Lands, by way of contiguity, with as much indifferency and impartiality as may be.

And to the end the said Adventurers and Souldiers so to be removed, may be repaid with all indifferency, as in Our said Declaration is directed; where we appoint not a particular Repay, You shall forthwith nominate and appoint fit and indifferent persons in each Corporation, County, and Place in Ireland, where any of the said Estates are, to examine upon Oath, and by all other good wayes and Means, the value of such Estates, and the Improvements made thereon, and to return a Certificate thereof under their hands and seals to you accordingly, in due form, therein distinguishing the value of such Estate from the Improvements made thereon by the said persons to be removed, The same to be returned unto You by a short time to be by You limited, upon return whereof you are by like wayes and Means to inquire of the value of some other forfeited Lands, not already disposed of, and forthwith assigne the same to such Adventurers, Souldiers, or other persons so to be removed, as in Our said Declaration is expressed, taking care to reserve the forfeited lands in the County of Dublin, till all other forfeited Lands be disposed of, unless we shall otherwise direct, to the end such of the Inhabitants of any Corporation as have been removed for security, may be Repaid as far as Our Declaration provides for his or their Estates in such Corporation, in some convenient place near such Corporations.

You are to take care that the undisposed forfeited Lands near such Corporations, be preserved to repay such Inhabitants, except the Lands near Cork, Youghal and Kinsale, for which Lands are assigned as aforesaid.

You are to prepare an exact List of the respective Adventurers, Souldiers, and others removed from off the Estate of James Lord Marques of Ormond, Lord Steward of Our Household, by themselves; And another of such of the Inhabitants of the said Town of Cork, Youghal and Kinsale, whose Decrees for Lands are by Our said Declaration to be satisfied, and to appoint how the said Adventurers, Souldiers, or other persons and Inhabitants aforesaid, shall be repaid respectively; and accordingly so much of the Lands in the said County of Catherlagh as will suffice, shall be set out to the said Adventurers and souldiers removed from off the Lord Marques of Ormonds Estate, as aforesaid; and so much in like manner of the said Baronies of Barrimore and Muskry as will suffice, set out to the Inhabitants aforesaid.

Whereas we have been graciously pleased to make provision for the Satisfaction of the Personal Arrears of such Protestant Officers who served in Our Kingdom of Ireland at any time from the three and twentieth of October One thousand six

fix hundred forty & one as by the partialty of the Times have received no satisfaction for their Service before the fifth of June One thousand Six Hundred forty Nine, and for the stating the Arrears of such of them as have not had their Arrears stated, as in Our Declaration of the Thirtieth of November One Thousand Six Hundred and Sixty, is provided for. You, or any five or more of you, as aforesaid, are therefore to observe and follow therein these Instructions following: Viz.

You shall state the Accompts or Arrears of such Commissioned Officers, or their Assigns, as are not stated, for their own Personal Service in Ireland: During the time of their Service, every such Commissioned Officer whose Accompts You shall so state, shall evidence his being an Officer, and his Quality, either by his Commission or Commissions, or by Muster-Rolls, or by the Certificates of two or more Commissioned Officers, whereof one to be a Field-Officer, such Certificate to be under the Hands and Seals of such Officers.

Every such Officer whose Accompts You shall state, shall exhibit unto You, under his own Hand and Seal, the State of his own Account, therein expressing the time of his Service, the money or pay received, the Regiment, Troop, Company, or Garrison, or Service in which he served, and what he demands as due to him for his said Service.

If any Officer shall knowingly produce a false or counterfeit Certificate, thereby attempting to mis-guide You in the stating his Arrears, such person producing such false Certificate, and also the person giving the same, shall forfeit their respective Arrears, and all Lands, Tenements and Hereditaments to be let out to such Officer for his Arrears.

You shall allow the Accompts of such Officers but according to their Commissions and Establishment of Pay allowed by Our Royal Father, or by both Houses of the Parliament at Westminster, begun in the Sixteenth year of Our late Royal Fathers Reign: For which Accompts, or Arrears so stated, You are to give unto every such Officer, or his Assigns, one or more Debentures under Your Hands and Seals, for the respective sums that shall be due to him or them, to be satisfied out of the Securities appointed by Our said Declaration, for such Officers aforesaid, that served in Ireland within the time aforesaid.

If any Obstruction or Difficulty shall happen in stating the Accompts of the said Officers, not hereby provided against, You are, from time to time in all such cases to certify the same to our Chief Governor or Governors for the time being, and our Privy Council in Ireland, who are hereby authorized

to set down, and in writing give unto you such further Rules and Directions therein, as to them shall seem meet, the which you are hereby required to observe.

In order to the ascertaining the Rents, as well payable by the Adventurers as by the Officers and Souldiers now or late of the Army in Ireland, toward the present satisfaction of Arrears and other Uses in Our said Declaration expressed, You shall nominate and appoint fit persons to be employed in the respective Countiees, Baronies, Cities and places in Ireland, where any Houses, Lands, Tenements or Hereditaments are already disposed of, either to Adventurers or Souldiers, or other persons, with fitting instructions unto them to prepare a particular and distinct Rent-Roll of what the same did yield above all Repizes for the year One thousand six hundred fifty nine, the which within a certain time to be limited and appointed, are to be returned unto you: And if any mistake shall happen to be in the said Rent-Roll so returned, you are to amend the same in such way and manner as shall be just, therein distinguishing the Houses, Lands, Tenements and Hereditaments set out to the Adventurers from those set out to Souldiers, and those of the Souldiers now of Our Army in Ireland, or disbanded in the year One thousand six hundred fifty three, from those Souldiers formerly of the Army in Ireland, who received satisfaction for their Arrears in the years One thousand six hundred fifty five, One thousand six hundred fifty six, One thousand six hundred and fifty seven, which Rent-Rolls are fairly to be ingrolled.

And in case Our chief Governour or Governours for the time being in Ireland, shall judge it for Our Service, he or they shall Order the issuing forth Commissions under Our Great Seal of that our Kingdom of Ireland, for the ends and to the persons so to be nominated and appointed as aforesaid, That in order to the discovering the full value of the premises, every such Adventurer, Officer or Souldier, or other person, the confirmation of whose Estates, is held forth by Our said Declaration, shall within forty dayes after publick notice by you to be given, deliver in writing under his Hand and Seal to the persons to be employed in the respective Countiees, Baronies, Cities and Places, a particular of their Estates, with the respective Names of their Tenants, and the Rents they were to pay in the said year One thousand six hundred fifty nine; and the respective Tenants to every such adventurer, Souldier, or other person, shall also deliver to the said persons a particular of the Lands and Tenements held by them, with the Names of the Land-lords, and

and the Rent they were to pay for the said year One Thousand Six hundred fifty Nine.

That if any adventurer, Officer or Souldier, or other persons so returning the value and profits of his said Estate, shall fail to return the full value thereof, or any part thereof, that for such Offence, he shall forfeit half a years Rent of the Estate so concealed, one fourth part to the person discovering the same, and the other three parts towards the Relief and Support of such as have suffered for Our Royal Father, or Our self; And for the better Discovery of the Truth in the premises, Our Chancellour of Ireland for the time being, is hereby authorized and required to issue forth Commissions from time to time, as occasion shall require, to impower and Authorize you, or such as shall be by the Chief Governour or Governours of that Our Kingdom for the time being, and Our Council there nominated thereunto in the respective Counties, Baronies, Cities and Places, as aforesaid, to administer an Oath or Oaths, as often as it shall be needful.

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And You, and such as shall be employed as aforesaid shall as often as occasion shall require, send for Persons, Leases, Papers and Records that any way tend to the Discovery of the full Value of the said Estates, or any other matter or thing hereby committed to your trust, and then you are to return Duplicates fairly ingrossed under your hands and Seals, or the Hands and Seals of the major part of you, of the aforesaid Rents, and to such persons as we shall nominate to be the Receivers of the several Rents and sums of money payable by Our said Declaration, and also to Our said Vice-Treasurer and Receiver General.

You are also to prepare a particular of all the forfeited Houses, Lands, Tenements and Hereditaments within the Counties of Wicklow, Longford, Leitrim and Donegal, as also of the forfeited Lands, Tenements and Hereditaments not already disposed of, in the Province of Connought and County of Clare, lying and being within a Mile of the River of Shannon, or of the Sea, commonly called the Mile-Line, and within any Corporation in Ireland (except as in Our said Declaration is excepted) and by Inquest or other lawful means put a reasonable and just value on all and every the said Houses, Lands, Tenements and Hereditaments, first deducting what shall be made appear to have been laid out by any Person on Leases or Contracts for Leases in any Corporation, in building or improving Houses, or in planting Orchards, or Gardens, all which said Improvements shall be ascertained in a moderate way, either by the Surveys formerly taken of them, or that shall hereafter be taken, where you shall see cause to appoint the same.

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That you do with all possible speed prepare an Accompt of the personal Arrears of such Officers or their Assigns, serving before the said fifth day of June One Thousand Six Hundred forty Nine, and who have not received any lands or moneys in satisfaction for their Arrears, before or since the said fifth day of June One thousand Six Hundred forty Nine, as also an Estimate of the respective Securities appointed by our said Declaration for satisfying the said Arrears. In Order whereunto, you are to value the Houses, Lands, Tenements and Hereditaments at eight years purchase, deducting the value of such Improvements as shall appear, as aforesaid, to have been made on Houses, Orchards, or Gardens; And if by the said Estimate you shall find the said Security will not extend to satisfy twelve shillings & six pence in every pound of the said arrears, you are to proportion the said satisfaction according to the said Security with equality & indifference; You shall then expose all such Houses, Lands, Tenements and Hereditaments to sale, first giving publick notice of the time & place of such sale, to the end that all persons concerned may give their attendance; In which sale, You are to make special provision that such Officer or Officers, or their Assigns, who shall so purchase any of the said Houses, Lands, Tenements or Hereditaments within any Corporation, do enter Security before you grant to him or them any Certificate, as is hereafter directed, to satisfy such as by vertue of any Lease or Contract for Lease, have built or improved any house, or planted any Orchard or Garden, either in money, or else by granting unto such person or persons a Lease or Leases of the premises at a Rent proportionable to the said Improvements; and that if any Controverſie shall happen therein, the same shall be determined by You, or such as the Chief Governour or Governours of that Our Kingdom for the time being, and Our Council there shall appoint upon the place, to hear and determine the same.

You are to sell all the said Houses, Lands, Tenements and Hereditaments publicly, and at the time and place appointed to such person or persons who will give most for the same, which being sold, You shall forthwith enter such Sales in Books for that purpose to be prepared and provided. Nevertheless that no such sale shall be good or allowed, where the purchase shall not amount unto eight years purchase, or upwards, according to the Rates set by you on such Houses, Lands, Tenements and Hereditaments, Deductions or Allowance being made for the improvements as aforesaid.

Provided alwayes, that there be for every Twenty Shillings that such House, Orchard, or Garden-plot is worth, to be
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let, Eighteen pence yearly reserved to us, Our Heirs and Successours for ever; And you are to return Duplicates of Our said Books to Our Vice-Treasurer and Receiver-General: You are to take care that all such Officers who shall purchase any of the said Houses, Lands, Tenements or Hereditaments, do within fourteen dayes after the Contract or Bargain for the same, , deliver up unto you so many Debentures as such purchase doth amount unto, which Debentures you shall cancel, and if any thing remain above the Purchase-Money, give unto them others for the remaining part not satisfied, the which Debentures so delivered upon the said Purchase, shall at the making of the Contract be fairly entered in books for that purpose to be kept: And if any such Purchaser or Purchasers shall fail so to deliver up Debentures according to his Purchase as aforesaid, such Sale or Purchase shall not be good or allowed unto such Purchaser or Purchasers, nor such Officers Debentures admitted in any other Purchase.

Provided alwayes, That where any Purchaser shall purchase with Money, he shall pay down one fifth part of the Money at the making the said Contract, and the remaining part within Eight and twenty dayes; and failing of the said payment within Eight and twenty dayes, he shall forfeit the said fifth part paid, and the Purchase shall be void, and the Money so paid in Purchase shall be towards satisfaction of the Arrears of the said Officers: The said Purchase being fully perfected in manner as aforesaid, you are to give unto such purchaser or purchasers, a Certificate of the particulars thereof, which Certificate such persons shall forthwith Record in Our Surveyor Generals Office, whereupon Our Court of Exchequer shall forthwith grant an Order for the quiet possession of the Premises. For your more full information, as well of the particulars aforesaid, as in the Value, Worth, Quantity, Quality, Situation of such Houses, Lands, Tenements and Hereditaments so to be sold, you are to have recourse to the Surveys taken of them; and where you shall suspect such Surveys faulty, you are to appoint fit persons to Re-survey and Certifie the same unto you.

Whereas the Corporation of Bandon-Bridge having formerly issued several sums of Money and Provisions, for the Pay and Support of the Army in Ireland, to whom in consideration of the said Moneys and Provisions, Lands have been assigned and set out, upon the Receipt of which Lands they have delivered up their Vouchers, you are therefore to examine what Lands have been assigned and set out to them, and to settle so much thereof upon the said Corporation as shall a-
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mount unto the clear yearly value of One hundred pound by the year: You are also to take care that the Lands let out to Susanna Bastick and her Children be accordingly confirmed to them.

And whereas we have by Our said Declaration assigned the benefit arising from the Redemption of Mortgages, Statute Staples, and Judgements, where the Lands are not already disposed of to Adventurers or Souldiers, for and towards the satisfaction of such Officers who received no satisfaction for their Arrears before the fifth day of June One thousand Six hundred forty nine, you are therein to observe these following Directions:

You are to have recourse to the Records of the late Court of Claimes and Our Court of Exchequer, or other Courts, the better to ascertain your knowledge what Lands were so incumbered; as also, if you shall see cause, you are to make inquiry in all places within Our Kingdom of Ireland, for the Discovery of such Mortgages, Statute Staples, Judgments, and other Incumbrances: And after such particular knowledge of the premises obtained on the remaining term, you are to make a just Estimate according to the Rates current of what the fee-simple of such Lands, Tenements and Hereditaments, lying under the said Incumbrances are worth, always deducting the Moneys to be paid in order to discharge the said Incumbrance; and the same particularly and distinctly to enter into one or more Books fitted for that purpose; and if the person Entitled to the Incumbrance will pay what the Land amounts to in value above the Moneys payable in discharge of the said Incumbrance, then such person is to have the absolute Estate of the said Lands legally settled to him and his Heirs; But if such person shall refuse to pay the said Over-plus, then if any Officer interested in the said Security, will purchase any part thereof, he shall after discharge of the Incumbrance out of the common Stock of the said Security enjoy the same as far as his Debenture, or so much thereof as he shall place thereupon shall reach: And for such part of the benefit arising out of such Incumbered Lands, which shall not be purchased by any Officer as aforesaid, it shall be put to Sale, and the Moneys by such Sales shall be for the satisfaction, as is in Our Declaration exprelled.

And whereas we have assigned a years Rent, and a year and a halfs Rent payable by the Souldiery in Ireland, towards the satisfaction of such as in our said Declaration are exprelled; you are therefore to take care that the said Moneys and Rents be paid unto such persons as we shall particularly appoint to receive the same, who are hereby Authorized and Impowered

impowred from time to time by Proclamation or otherwise, to cause publick notice to be giben to the respectibe Adventurers, Souldiers, and others, who are to pay the said moneys of the manner & place for payment thereof; And if any Adventurer, Souldier or ether person shall refuse or neglect to pay his or their moneys in way or manner, and at the place so to be appointed; the Lands, Tenements and Hereditaments of such person so failing, shall be seized into Our Hands, and so continue for Security and Satisfaction of the said several Rents. And the said Souldiers are to pay the said moneys unto such persons as we shall appoint to collect and receibe the same, who are to pay over the same unto Our Right Trusty and well Beloved Cousin and Councellour Arthur Lord Viscount Valentia, Our Vice-Treasurer of that Our Kingdom, who is hereby requir'd to issue forth the same according to such Warrants or Orders as he shall from time to time receibe from any five or more of You, as aforesaid, for and towards the Satisfaction of the aforesaid Arrears: And to the end Our said Vice-Treasurer may know what sums of Money he is to receibe, all Acquittances giben by those appointed to collect and receibe as aforesaid, are to be entered and signed by the several Officers of the Exchequer in the accustomed manner for Acquittances.

You are also from time to time to take a perfect Accompt from such persons so to be imployed, of all the particular Receipts & payments relating to the premises, which Accompt is so taken are to be kept in a fair Book, and returned into Our Court of Exchequer, that so they may be ready to be produced for the Satisfaction of such as may be concerned therein.

Before you admit any Debenture of any Officer who hath Arrears satisfied since June, One Thousand Six Hundred forty Nine, You shall satisfy such whole Arrears You shall state, and such whole arrears are stated, and have not receibed Satisfaction for their Service before or since June, One Thousand Six Hundred forty Nine, twelve Shillings and six Pence in every Pound of their said arrears, and then out of the remaining Security, as far as it will extend, you are to satisfy the remaining part of the arrears of such as hereby are to receibe twelve Shillings and six pence in the pound, as also the arrears due before One Thousand Six Hundred forty Nine, of such who have receibed satisfaction for their arrears due since One Thousand Six Hundred forty Nine; and this to be done without any Priority or Distinction in an equal proportion; after that you have first made up the Deficiency of those who have been satisfied in part since One Thousand Six
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Hundred forty Nine, but have not yet Lands set out to them to the full of that proportion which they were to have had at the time when the rest of the Lands were set out unto them and others as aforesaid: We having by Our said Declaration assigned the forfeited Houses, Lands, Tenements and Hereditaments, not already disposed of, within any Corporation in Ireland, or in the Counties of Wicklow, Longford, Leitrim and Donegal, and within a mile of the River Shannon, commonly called or known by the name of Mile-Line, for satisfaction of such Officers who served Our Royal Father, or Our Self in Ireland, before the fifth of June, One Thousand Six Hundred forty Nine, as in Our Declaration is directed. In Order thereunto Our Court of Exchequer in Ireland is hereby authorized and required to put the premises out of Charge from the Three and Twentieth of October, last past, without fee or other Charge for the same.

And towards the carrying on the work hereby appointed, and all the contingent Charges thereof, the moneys received by Major William Cadowgan, and others, for the Rents of the Counties of Wicklow, Leitrim, Longford and Donegal, and for the Lands in Connaught and Clare, commonly known or called by the name of Mile-Line, for several years last past, shall be paid into the Hands of such persons as we shall, as aforesaid, appoint to receive the moneys payable by the Adventurers or Soldiers, and the accompts thereof forthwith delivered unto you: The which accompts you are hereby required to Audit and Examine.

All the Rents and Profits of the Houses, Lands, Tenements and Hereditaments by Our said Declaration appointed for Satisfaction of the said Officers before the fifth of June, One Thousand Six Hundred forty Nine, until the same be sold, as is before directed, shall be paid into the Hands of such persons as we shall appoint as aforesaid, to collect and receive the same, for the Ends and Uses above mentioned, as also towards the Satisfaction of such persons as are to receive Satisfaction for their Improvements in building or repairing Houses, planting Orchards or Gardens: All which said moneys shall be paid by Warrant from You, or any five or more of you aforesaid, directed to Our said Vice-Treasurer, for the Ends and Uses aforesaid.

Whereas several Lands have been set out for satisfaction of Money lent, or publick Debts incurred for provisions, Arms and Ammunition, furnished before the year One thousand Six hundred forty four, the which Lands so set out we have by Our said Declaration reserved for that purpose; and to the end the persons to whom the said Lands are so set out

out may receive satisfaction for their said Moneys and Provisions, according to the Tenor of Our said Declaration, you are to compute the Money that ought to have been paid for the said Provision, Arms and Ammunition, together with the Interest for the same, unto the time the said Lands were set out, after the rate of 6. pounds per centum per annum: You shall inquire of the Value of the said Lands what improvements there are made since they were set out, what worth to be sold when set out at the rate of Ten years purchase, and who now in possession, and under what Title.

You shall assign so much of the said Lands so set out, as according to Ten years purchase, the aforesaid Money for the said provision, &c. with the Interest thereof as aforesaid will amount unto, first deducting the Improvements made on the premises since they were set out as aforesaid.

And whereas James Duke of Ormond, Lord Steward of Our Household, together with Sir Philip Percivall and Sir George Lane Knights, and also others at the instance and request of the said Duke of Ormond, became bound for certain Moneys lent, and publick Debts incurred for Provision, Arms and Ammunition, and furnished and delivered in Provisions and other Necessaries, in Order to the carrying on of the War in that Our Kingdom, whereby they have made themselves, their Heirs, Executors and Administrators, lyable to Suit, Hazard and Loss, if not provided for, and satisfaction set out for the same, which in all equity ought to be done, you are therefore required forthwith to set out forfeited Lands in the Counties of Kildare and Dublin, or one of them, for satisfaction of the said Debts, Provisions, and other necessities, according to the last foregoing Rules; and that in the mean time neither the said Duke of Ormond, nor any other bound for the said Debts at his instance and request, their Heirs, Executors, or Administrators, be sued, molested, or troubled for, or concerning the same; And if any of the said Lands already set, or which shall be set out be restored to former Proprietors, you are forthwith to assign other Lands of equal Value, Worth and Purchase in lieu thereof: You are likewise after the same rate of Ten years purchase to assign & set out some convenient forfeited lands unto Major George Rayden, in satisfaction of Debentures for Arrears and Moneys paid by him for Provisions furnished as aforesaid, and for which no satisfaction as yet hath been assigned, as also to Doctor William Perry, for his deficient Debentures according to the direction of Our Letter of the Second of January, One thousand Six hundred and sixty.

Whereas there is a Rent payable to us out of every Acre

of Land assigned, or to be assigned to any Adventurer, Soldier, or other person, as by Our Declaration appears in order to the ascertaining thereof, you are to observe these following directions, viz.

Where there is no certain Record of the Lands assigned or set out to the Soldiers or other persons, so that the Rent payable to Us cannot be ascertained; in all such cases you are to cause Proclamation to be made, and Certificates to be returned of all such respective Possessions, Debentures and Debts for which the said Lands were set out to them in way and manner, as by Our aforesaid Instructions is directed, with respect unto the Method to be observed concerning the Lands assigned unto the Adventurers, wherein you are expressly to distinguish betwixt what Lands are set out for satisfaction of Arrears grown due in England, from what is set out for satisfaction of Arrears grown due in Ireland; you are out of the said Certificates and out of the Surveys and Books of Debentures, or Books of Distributions or Subdivisions of Lands to any Office or place in Ireland, forthwith to cause fair Books to be made up, of all the Houses, Lands, Tenements and Hereditaments, set out to the Adventurers, Soldiers, and other persons whose Estates are confirmed by Our said Declaration, together with the Rents and Profits payable unto Us according to Our said Declaration by such Adventurers, Soldiers and others: And you are carefully and exactly to reduce the measure of such Lands as were set out by Plantation-measure, of Twenty one foot to the perch, and One hundred and Sixty perches to the Acre, to Sixteen foot and an half to the perch, and One hundred and Sixty perches to the Acre, and accordingly to ascertain the Rent payable to Us, the which you are likewise to do of all the Estates we are graciously pleased to restore unto any Papist, whose Estates were formerly disposed of, or remained undisposed of in Our Hands.

Provided such Estates did not formerly pay unto Our Royal Father a greater Rent, in which case the said greater Rent is to be reserved and paid to Us for the future; which Books so made up, you are to lodge as Our Court of Exchequer shall direct, with some Officer of Our Revenue, that the Rents may be given in Charge: And that no prejudice may be to Us, or uncertainty in Our Revenue, You are also to prepare Duplicates of the said Books to be kept in the Office of Our Chief Remembrancer and Treasurers Remembrancer.

And whereas in the Execution hereof it will be necessary to employ several persons, for the inquiry into, and preparing
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several matters hereby committed to your Trust, you are therefore hereby Authorized and Impowered from time to time to nominate and appoint such person or persons as you shall finde necessary for Our Service herein, unto whom Our Chancelloz for the time being for that Our Kingdom, is hereby required and authorized to grant One or more Commissions under Our Great Seal of that Our Kingdom for the purposes aforesaid.

And whereas we have by Our said Declaration provided that Protestant Plantations shall be settled, Corporations created, Churches erected, Maintenance for Preaching Ministers provided, within the limits and precincts of the Lands to be settled on the Adventurers and Souldiers, the same being subject to many intricacies and of universal concernment to that Our Kingdome: We do therefore refer the whole consideration thereof unto Our Parliament for their Advice therein.

And you are hereby strictly required to take special care, that the Decrees and the Estates in Lands set out in satisfaction of the same in the Province of Connaught and County of Clare, to any Transplanted or Transplantable person, and purchased from them, or any of them, by Charles Earl of Mountrath, John Lord Baron of Kingstown, Richard Lord Coot Baron of Coloony, Carey Dillon Esq; Sir George Bingham Baronet, Sir Oliver St. George Knight and Baronet, Sir John Cole Baronet, Sir James Shaen Knight, Major Arthur Gore, Sir George St. George, Sir James Cuske, John Eyres Esquire, Henry Waddington Esq; Captain Robert Parks, Captain Robert Morgan, and Captain Owen Lloyd, be confirmed unto them, and every of them, their Heirs and Assigns respectively, they paying one full years Value of the Profits of such Estates to Us, Our Heirs and Successors, in two years space in such manner, and for such Uses as in Our late Declaration is offered to be contributed by the Adventurers and Souldiers and accepted by Us, and that they be not removed from any such Estates in Lands they have so purchased by virtue of such Decrees, untill they be duly repriized out of other forfeited Lands of equal value, worth and Purchase, in the said Province of Connaught or County of Clare, or elsewhere, as in Our said Declaration is directed for Adventurers and Souldiers.

Provided that this shall not be construed to confirm the Decree of any person for so much thereof as was obtained by injustice, fraud, irregularity or oppression in the proceedings; but especially of any person who had no Right nor Title by the Rules given for making those Decrees to the Estate; in
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compensation whereof such Decree was granted, if the same shall be made appear unto you before the five and Twentieth day of March; One Thousand Six hundred Sixty and Three; And in such case it is Our pleasure that any of the aforesaid persons who hath purchased Lands upon any such insufficient Decree, shall or may place some other unsatisfied or reprimable Decree upon such Lands.

Provided also, That this Clause shall not extend to confirm unto the said persons any Lands that are restorable by Our Declaration to the former Proprietors; Reprimals being given in lieu thereof, as in the Declaration is appointed.

Provided also, That such Transplanted Persons who being within Rules of Reprimall have been removed from the Lands to which they have been transplanted without any Reprimall therefore first given, be forthwith Reprimed in the first place, and before all other Reprimable persons.

And that the Lands set out unto Sir Thomas Herbert, and Benjamin Worley Esq; for their Salaries in Ireland, in relation to their Employments about the Satisfaction of the Souldiery in stating their Arrears, or surveying or settling out Lands, be confirmed unto them, and their Heirs and Assigns, severally and respectively.

And if the said Lands, or any part thereof, shall be restored to the former Proprietors, That a Reprimall be forthwith assigned and set out unto them, their Heirs and Assigns severally and respectively, in lieu thereof, in like manner as is provided for such Adventurers and Souldiers as shall be removed from off their present Estates.

And whereas some Ambiguity or Doubt may arise under what Qualifications such persons may be comprehended, who submitted unto Our Articles of Peace, and inviolably observed the same, yet neither attended us in foreign parts, nor sued out Decrees for Lands in Connaught or County of Clare: You are in order to their Settlement to proceed in the same way and method, as by Our Declaration is held forth for those that submitted to Our Articles, and inviolably observed the same, and attended us in foreign parts.

And for the better quieting, settling and securing the several persons, and their Interests for whom provision is made in Our said Declaration and Instructions, and this present Act, the Lord Lieutenant, Lord Deputy, Lords Justices, or their Chief Governour or Governours of that Our Kingdom for the time being, upon Certificate signed by you, or any five, or more of you as aforesaid, expressing the Name or Names of such persons, the quality of their Estates, the number of Acres, the Barony, County, and Province in which such Estates

States are, and the Rents referable; as also the Tenure and Services, are hereby authorized and required upon request by the person or persons so concerned, to cause effectual Letters Patents under the Great Seal of that Our Kingdom, to be passed in the usual manner, of such Lands, Tenements and Hereditaments to the persons aforesaid, by advice of Our Learned Council in the Law, for that Our Kingdom, or some of them, as the case shall require, without expecting any further Letters, or Warrants from Our Self, and for so doing these Our Directions shall be to them, and every of them their sufficient Warrant and Discharge.

And whereas we, not apprehending that we should arrive at a Settlement of Our Kingdom of Ireland, so soon and with so general Satisfaction to all Interests, as we have done, did upon the petitions of several persons asserting their Innocence, grant Our Letters for the re-possessing such Petitioners of their former Estates, or any part thereof, which Letters may possibly not answer to Our said Declaration and Instructions, which now we look upon as the positive and fundamental Rule for the Settlement of that Our Kingdom, the Chief Governour and Governours of that Our Kingdom for the time being, and Our Privy Council there, are therefore in executing the contents of such Our Letters to observe the same as they shall fall under Our several Rules in Our said Declaration, and agreeable to the same, and as in these Our Instructions are more particularly expressed, and not otherwise.

For your pains and labour herein, and for the pains and labour of such Sub-Commissioners as you shall employ as aforesaid, we do hereby authorize you to ask, demand and receive from every Adventurer, Souldier, or other persons, his or their Heirs or Assigns, now in possession, or to be put in possession of any Houses, Lands, Tenements or Hereditaments, one penny for every Acre of land, as admeasured, assigned, or set out to him or them, for ascertaining their respective possessions; and likewise for every one to be repossessed an Estate worth Twenty Pounds per annum, the sum of Ten Shillings, and after the same Rate, for greater or smaller Repossessions, and for every Certificate for Lands to be possessed, the sum of Ten Shillings, and one penny in the pound for every Debenture that shall be satisfied by you, and for the Clerks and Officers to be employed by you, and the contingent Charges relating thereunto, that the same be paid out of the moneys that shall be received of the Rents due and payable out of the Securities appointed for the Officers before One Thousand Six Hundred Forty and Nine.

In the ascertaining, stating and setting of any sum or sums of Money, Debentures, Certificates, or Decrees for Arrears, Adventures, publick Debts, Repayments, or other allowed Interests pursuant unto Our said Declaration: You are to strike off and deduct all fractions of odd Pounds, Shillings, and Pence, and likewise in the ascertaining and setting out of the respective proportions of Lands, which shall be settled or granted in satisfaction of any of the aforesaid Interests: You are to strike off and deduct all fractions of odd Acres, Roods, and Perches, taking care that there be not above the one hundred part of any such sum or sums of Money or proportions of Lands, respectively deducted from any one person without his own consent, and that you do keep an exact and particular account of all the said Deductions in Money or Lands, and cause the same to be satisfied as intirely as may be in such convenient proportions, and in such places as the chief Governour or Governours of Our said Kingdom for the time being shall appoint, which proportions are to be referred to be disposed of unto such use or uses as we, Our Heirs, or Successors shall appoint.

The aforesaid Adventurers and Souldiers being satisfied, and the Repayments made, and the several business finished, as before is directed, you are to deliver up your Books not before in these Instructions otherwise disposed of, unto Our Auditor General of that Our Kingdome of Ireland, and Duplicates of the same to Our Surveyor General, in their Offices to remain as of Record.

In the management of which said Trust, you are from time to time, as the case shall require, to give an account to Our Chief Governour or Governours for the time being, and Our Council in Ireland, of your Proceedings, and to observe and follow such further directions as you shall from time to time receive from us, or from them pursuant to this Act.

And for the more due and impartial execution of Our said Declaration and these Instructions, it is Our will and pleasure, That no Commissioner or other person employed, acting in this Service shall till the work be finished purchase by themselves or others in their behalf, or to their use, or in Trust for them or any of them, any of the Lands, Tenements and Hereditaments, that are to be settled, confirmed, repaid, or restored by virtue of Our said Declaration, but shall before they enter upon this Trust respectively give in Lists under their Hands of such Lands, Tenements and Hereditaments, as they are intituled to, or possess of, to the Lord Lieutenant, or other Chief Governour or Governours, and Council for the time being, who are to take care for the observing this instruction.

And

And you are hereby further required, to Reprize John Lord Viscount Massareene and his Heirs, with an Estate of like yearly Rent in the Province of Leinster, to that of which he stands seized in the Barony of Dunluce, in the County of Antrim, and to cause Our Letters dated the Eighteenth day of December, One thousand six hundred and Sixty, and the Fourteenth of August, One thousand Six hundred Sixty and one, to be put into speedy execution for the full satisfaction of the said Lord Massareene to all intents and purposes; which being done, you are then to cause the said Estate whereof the said Lord Massareene is seized in the Barony aforesaid, to be delivered to Daniel O Neil Groom of Our Bed Chamber, in satisfaction for an Incumbrance of a much greater value where-with the Barony of Dunluce set out to the Adventurers stands charged for the behoof of the said Daniel O Neil,

And for the better satisfaction of the Lord Massareene, for the Estate of Henry O Neil of Killelaugh in the County of Antrim Esq; which he is also to part from: You are likewise out of the forfeited Lands in the County of Dublin to Reprize the said Lord Massareene and his Heirs, with an Estate of equal value, worth and purchase, to that which the said Lord Massareene stands now seized of, and which did formerly belong to the said Henry O Neil, to hold to him the said Lord Massareene and his Heirs; which being done, you are then to deliver to the said Henry O Neil the Estate formerly belonging to him, whereof the said Lord Massareene is seized as aforesaid as an Adventurer.

Nevertheless the said several Adventurers shall be subject to such Deductions as other lands, according to the Rules of His Majesties Declaration and Instructions and this present Act, referring alwayes liberty and licence to the said Lord Massareene, to place and be satisfied on the said deductions such sum of Money as the deductions before mentioned shall amount unto, out of what shall be due to him for deficiencies, Incumbrances or Arrears, before the year One thousand Six hundred forty and Nine, the Arrears to be in such case and manner and at such Rates as are allowed to others before the said year, One thousand Six hundred forty and nine, and the deducted Lands upon which such Deficiencies, Incumbrances or Arrears shall be so placed, shall be enjoyed by the said Lord Massareene and his Heirs; as if they had been given out for an Original Adventure.

And the said Lord Massareene shall enjoy the several lands wherein he shall be so as aforesaid reprized to him & his Heirs, subject to the like Rents, Services, Payments and Tenures as other Adventurers for lands within the Province where

the repize shall be given, are subject unto, and with the like benefit of new Repizal in case of Restitution, Removal or Incumbrance, as other Adventurers are to have, by this present Act.

And in case the Manor, Castle, Town and Lands of S. Wolfstownes, alias Allens Court, in the County of Kildare, or any other the Castles, Manors, Towns, Lands, Adbowsons, Tenements and Hereditaments in the County of Kildare, and County of Dublin, or either of them, formerly the Inheritance of Sir Thomas Allen Knight deceased, or now belonging to the Lady Allen his Wife, for term of life or years yet to come, and the Remainder or Remainders thereof, unto Robert Allen, John Allen, William Allen, and James Allen, some or one of them shall upon inquiry be found to be forfeited, You are hereby required to cause the same to be delivered unto Our Right Trusty and Right well Beloved Cousin and Counsellour Hugh Earl of Mount-Alexander, To Have and to Hold, to him the said Hugh Earl of Mount-Alexander, his Heirs and Assigns forever; subject nevertheless to the payment of the like Rents and Services as the Adventurers for Lands in the Province of Leinster are subject unto, and with the like benefit of Repizal in case of restitution, as any Adventurers, their Heirs and Assigns, have or ought to have, and also with benefit of Repizal in case any Adventurer be Intituled to the same or any part thereof.

Provided alwayes, That whensoever We shall declare under Our Great Seal of England or Ireland Our Will and Pleasure to revoke the Estate hereby granted, in all or any part of the premises, that then and immediately from and after such Declaration the Estate so revoked, shall cease and determine, and remain subject unto the Rules and Ends of this Declaration, as if this grant had not been made.

And whereas Sir Charles Lloyd Baronet, became an Adventurer for Lands in Ireland, upon the Acts passed in the Reign of Our Royal Father, and afterwards according to the Rules and Method used in the late times of Usurpation, had a Lot for Nine hundred Pounds parcel of the said Adventure fallen within the Barony of Slewmary in the Queens County, and for One thousand Pounds residue of the said Adventure, had an other Lot fallen unto him in the Barony of Conello in the County of Limerick, and Certificates delivered unto him accordingly:

Notwithstanding all which Proceedings, no Possession hath ever been yet delivered unto the said Sir Charles Lloyd, but the same hath been detained from him by others who have left their own Lots to enter upon his, Our Will and Pleasure

sure therefore is, That you cause speedy Right to be done to the said Sir Charles Lloyd, and possession to be delivered to him according to the Rules formerly used, to have and to hold to him the said Sir Charles Lloyd and his Heirs under the like Rents and Tenures, and with the like benefit of Reprieves as other Adventurers ought to have.

Provided also, and Be it further Enacted by the Authority aforesaid, That all & singular the forfeited Lands, Tenements & Hereditaments of, or within the Half Barony of Iris in the County of Mayo wherein the Harbour of Broad Haven is situated, together with all the Mines and Mineral therein, and all Fishings on the Sea-Coasts of the same; as also on the Loughs and fresh Rivers thereunto in any wise belonging or appertaining, be, and they are hereby vested, settled and continued in Your Majesty, Your Heirs and Successors, to be disposed of to such Use or Uses as Your Majesty shall think fit: Any thing in this Act contained to the contrary in any wise notwithstanding.

And You are hereby required not proceed upon the Return of any Commission of Inquiries after the value of Estates to be restored or reprieved, issued out before the first of March, One Thousand Six Hundred Sixty and One, until the Lord Lieutenant or other chief Governour or Governours of Our Kingdom of Ireland for the time being, shall have issued out new Commissions of Inquiry, which We do hereby authorize him or them to do: And that such Commissions shall be likewise returned, and after the Return of such new Commissions, You are then to proceed either upon the former or later Returns, as You in Your Discretions shall judge to be most expedient.

And We do hereby give further power and Authority to the Lord Lieutenant, or other Chief Governour or Governours of Our said Kingdom for the time being, to issue or cause to be issued such other Commission of Inquiry as shall be necessary for the Information and Instruction of the Commissioners to be appointed for the Execution of the said Declaration, Instructions and this Act.

And be it further Enacted by the Authority aforesaid, That the said Declaration, Instructions, and all and every Article, Clause and Thing, Powers and Authorities therein or thereby given or contained with and under the proviso's, Additions and Alterations in this Act mentioned and expressed, be and are hereby Enacted, Ratified and Confirmed.

And Be it further Enacted by the Authority aforesaid, That

notwithstanding any mention of Commissioners Names here-
in before made, It shall and may be lawful for the Kings
most Excellent Majesty, His Heirs and Successors, from
time to time, to nominate and appoint such and so many o-
ther Commissioners as His Majesty shall think fit, for putting
in execution His Majesties said Declaration and Instructi-
ons and this present Act; which Commissioners so to be ap-
pointed from time to time, and no other, or so many of them,
as by His Majesty, his Heirs and Successors shall be therein
directed, shall have full Power and Authority to put the said
Declaration and Instructions and this present Act in executi-
on according to the Tenour and effect thereof, and to admi-
nister Oaths; and further that whatsoever Act, or Acts, Thing,
or Things, any Commissioners heretofore Lawfully Autho-
rized have done or caused to be done, or any other Commis-
sioners hereafter to be appointed as aforesaid, shall do, or cause
to be done according to and in pursuance of the said Declara-
tion and Instructions and this present Act, shall be hereby
judged and declared, and are hereby judged and declared to
be good, firm and effectual in the Law to all intents and pur-
poses: And that they and every of them shall be and are
hereby ratified and confirmed to the final Settlement of every
such person or persons, their Heirs and Assigns, according to
such Decrees, Sentences, Orders or Judgements, as have
been or shall be by the said Commissioners as aforesaid respec-
tively given for, or concerning any matter Cognizable by
them against His Majesty, His Heirs and Successors, and all
and every other person or persons whatsoever, their Heirs or
Assigns, any thing in the said Declaration or Instructions, or
in this present Act to the contrary notwithstanding.

And be it further Enacted by the Authority aforesaid; That
all and every person and persons who shall at any time here-
after be nominated and appointed by His Majesty, His Heirs
and Successors, to serve in the place of a Commissioner for
the putting in execution the said Declaration and Instructions
and this present Act, shall before they Act any thing in the exe-
cution of the said Commission, take an Oath before the Lord
Chancellor, or Lord Keeper, or Commissioners for the Custod-
y of His Majesties Great Seal of this Kingdome, or before
the Lord Chief Justice of His Majesties Court of Chief place
of this Kingdome for the time being, or before the Lord Chief
Justice of His Majesties Court of Common Pleas of this
Kingdome for the time being, or before the Lord Chief Baron
of His Majesties Court of Exchequer of this Kingdome, which
Oath, they or any of them have hereby power from time to
time, as there shall be occasion, to administer in these words
following:

You

YOU shall swear, That you shall to the best of your skill and knowledge, truly and impartially administer Justice between His Majesty and the Subject, and between Party and Party, in the place of a Commissioner, for putting in Execution His Majesties Gracious Declaration and Instructions for the Settlement of IRELAND, according to an Act Intituled, *An Act for the better Execution of His Majesties Gracious Declaration for the Settlement of His Kingdome of Ireland, and satisfaction of the severall Interests of Adventurers, Souldiers, and other His Subjects there,* so long as you shall continue in that Employment.

So help you God in Christ Jesus.

And Be it further Enacted by the Authority aforesaid, That all and every the persons who shall be appointed to serve in the Offices or Employments of Register, Clerk, Surbeyor, or any of them, or in any other ministerial Office or Employment, relating to the Service of His Majesties Commissioners, to be appointed as aforesaid, shall before they enter upon any of the said Offices or Employments, take an Oath before some of the Commissioners to be appointed as aforesaid; which Oath the said Commissioners, or any two of them have hereby power to administer in these words following:

YOU shall swear, That you shall well and truly execute the place of _____ according to the best of your skill and knowledge, and therein you shall spare no person for favour and affection, nor any person grieve for hatred or ill will:

So help you God in Christ Jesus.

And Be it further Enacted by the Authority aforesaid, That it shall and may be lawful to and for all and every the Registers, Clerks, Surbeyors, and other the ministerial Officers which at any time hereafter shall be used or employed in the Service of His Majesties Commissioners, to be appointed for Execution of the Declaration and Instructions, and this

this present Act, to take as a Recompence for their respective Pains and Industries, such fees, Salaries or Rewards only, and no other, as by the Lord Lieutenant or other Chief Governour or Governours for the time being shall be limited and appointed.

And whereas by the said Declaration of the Thirtieth of November, One Thousand Six Hundred and Sixty, the time limited for Adventurers claiming and making their Deficiencies appear, is the first day of May now last past;

Be it Enacted, and it is hereby Enacted, That that time be enlarged to the Nine and Twentieth day of September, One Thousand Six Hundred Sixty and Two.

And whereas by the said Declaration the time limited for discovering Bribery, Forgery, Subornation of Witnesses, and false or undue Admeasurement, is the Twentieth day of December, One Thousand Six Hundred Sixty One;

Be it Enacted, and it is hereby Enacted, that the time being be enlarged to the Three and Twentieth day of October, which shall be in the year One Thousand Six Hundred Sixty Three.

And whereas by the said Declaration legal Incumbrances, resting upon Lands set out to Adventurers and Souldiers, are to be satisfied out of forfeited Lands in the County of Kildare, except as in the said Declaration is excepted, such Incumbrances being made appear by the Three and Twentieth of October, One Thousand Six Hundred Sixty One;

Be it Enacted, and it is hereby Enacted, That that time be enlarged to the Three and Twentieth day of October, One Thousand Six Hundred Sixty Two.

And whereas all Commissioned Officers before One Thousand Six Hundred forty Nine, whose Arrears were not stated on the Thirtieth day of November, One thousand Six hundred and Sixty, are by the said Declaration to have their Arrears stated before the Nine and Twentieth day of September, One thousand Six hundred Sixty one;

Be it Enacted, and it is hereby Enacted, That that time be enlarged to the first day of May, One thousand Six hundred Sixty three.

And whereas by the said Declaration all innocent Papists are to be restored to their Estates by the Second of May, One thousand Six hundred Sixty one;

Be it Enacted, and it is hereby Enacted, That that time be enlarged to the first day of August, One thousand Six hundred Sixty two.

And whereas by the said Declaration it is declared, That
in

in case any justly Intituled to the peace in the said Declaration mentioned, have obtained Decrees for Lands in the Province of Connaught or County of Clare in lieu of their former Estates, and have not been possessed of Lands according to their respective Decrees, That if by the first day of November, One thousand Six hundred Sixty one, they shall not be possessed of such Decreed Lands, they shall immediately after the said day be otherwise satisfied for the same;

Be it Enacted, and it is hereby Enacted, That that time be enlarged to the first day of August, One thousand Six hundred Sixty three.

And whereas as to those who continued with His Majesty, and served faithfully under His Ensigns beyond the Seas, who were by the said Declaration to be restored to their former Estates, a Reprieve being first assigned and legally set out of the remaining forfeited Lands undisposed of to Adventurers or Soldier, or other person, as in the said Declaration is mentioned: And that the furthest time for such Restorations and Reprieves is by the said Declaration limited to be by the Twenty third day of October, One thousand Six hundred Sixty one;

Be it Enacted, and it is hereby Enacted, That that time be enlarged to the Three and Twentieth day of April, One thousand Six hundred Sixty three.

And be it further Enacted, and it is hereby Enacted by the Authority aforesaid, That all other persons, Bodies Politick and Corporate, who have not already put in their Claims before the Commissioners heretofore appointed for execution of the said Declaration, do put in the same within the space of One and Thirty dayes next, and immediately after the day which shall be appointed by a Proclamation made, or caused to be made, in the City of Dublin by the Lord Lieutenant, or other Chief Governour or Governours of Ireland, for the time being; which Proclamation shall not be made until such time as the Commissioners appointed by His Majesty for the execution of the Declaration and Instructions and this present Act, shall be arrived at Dublin, and shall have assembled and met for the execution of their Commission, but shall be made as soon after as conveniently may be: And that after the said time shall be expired, no Claims shall be received, but the Parties left without remedy and debarred for ever, without His Majesties special Order in that behalf upon accidents or emergencies where Justice shall require the same.

And whereas in the respective Securities herein, and hereby designed and allotted unto the several Officers serving before the fifth of June, One thousand Six hundred Forty and nine,

who

who have received no satisfaction for their said Services, there is allotted to them satisfaction out of all the forfeited Lands, Tenements and Hereditaments, in the Counties of Wicklow, Longford, Leytrim, and Donnegal, and out of the Lands forfeited and undisposed of in the Province of Connaught and County of Clare, lying within one Mile of the River Shannon, or of the Sea commonly called the Mile-Line, and out of the Houses and Tenements forfeited in Ireland in the several Walled Towns and Corporations, and Lands thereunto belonging, not already set out to Adventurers and Souldiers; And out of the benefit accruing out of the Redemption of Mortgages, Statute Staples, and Judgements where Lands are not so given out to Adventurers and Souldiers, and out of One years Rent and Profit of the Lands set out to the Officers and Souldiers for their Arrears in the year, One thousand Six hundred fifty three; And likewise of the Army then, (viz.) on the Thirtieth of November, One thousand Six hundred and Sixty, in being, according as those respective said Estates yielded in the year, One thousand Six hundred fifty nine; As also out of one year and a halfs Rent and Profits arising out of the Lands for the Arrears of those Officers and Souldiers who were ordered or received satisfaction for their said Arrears in the year One thousand Six hundred fifty five, One thousand Six hundred fifty six, and One thousand Six hundred fifty seven, according as the Estates yielded in One thousand Six hundred fifty nine; whereupon some doubt have been made concerning the words [forfeited and undisposed] and concerning the words [several Walled Towns and Corporations] and concerning the words [Lands thereunto belonging] and concerning the words [Mortgages, Statute Staples, and Judgements;] and some Doubts have also risen concerning the Limitation of Time from whence the said Year, and the said Year and a half shall commence;

It is therefore hereby Declared and Enacted, that the said word [forfeited] shall be deemed and taken not only of such Lands, Tenements and Hereditaments, as are already forfeited by Judgement, Confession, Verdict or Out-lawry, but such as by reason of any Act or Acts of the said Rebellion already committed by the several and respective Proprietors hereof shall or may be forfeitable: And that the word [undisposed] shall be intended and taken for Undisposed by this Act; And that the several words [Walled Towns and Corporations] shall be construed to extend to all Cities and Corporate Towns within the Kingdome of Ireland; and that the words [Lands thereunto belonging] shall be construed to

to extend to all Lands forfeited or reputed to be forfeited in manner as aforesaid, lying and being within the said Cities, walled Towns or Corporations, or within the Suburbs and Liberties thereof, and not set out to Adventurers or Souldiers, or other Protestants mentioned to be preserved in the said Declaration: And that the words [Mortgages, Statutes Staples and Judgements] shall be construed to extend to Statutes Marchant, Recognizances, Elegits, and all Conditional and Defeazable Estates, and to all Incumbrances whatsoever within the Kingdome of Ireland not otherwise disposed of, according to the said Declaration.

And it is further Declared and Enacted, That the said year and the said year and a half shall commence from the Nine & Twentieth day of September, One thousand Six hundred Sixty and Two, as to such as shall then enjoy the lands set out to them for their Adventurers and Arrears: And for such as shall be removed and not Repriized by the said Nine and Twentieth day of September, One thousand Six hundred Sixty two: The said year and the said year and a halfs Rent, shall commence within Six Moneths after such time as such persons shall be repriized respectively, the said Payments to be paid half yearly at Easter and Michaelmas by even and equal portions.

And whereas it doth remain in His Maiesties power to grant restitution to such of the innocent Papists, who have been dispossessed for publick security of houses and Lands within any of the said Corporations;

And whereas also other innocent Papists are by His Maiesties said Declaration restorable to their Estates, part of whose Estates may fall within the said Securities;

And whereas likewise his Majesty in the said Declaration hath appointed certain persons by Name to be restored to their ancient Estates, part of whose Estates may likewise happen to fall within the said securities of the said Officers, whereupon some Doubt hath arisen concerning the Repriizals, which in cases of restitution are to be given to the said Officers:

Be it therefore Enacted by the Authority aforesaid, That in case any such person or persons shall be so restored, whose Estate or Estates, or any part thereof, lies within the said Securities, that the like courses shall to all intents and purposes whatsoever be taken for the Repriizals of the said Officers, as in the said Declaration is prescribed, for the Repriizal of the said Adventurers and Souldiers.

And be it further Enacted, and it is hereby Enacted by the Authority aforesaid, That Charles Earl of Mountrah, who hath so eminently merited in the late Transactions in this

Kingdom, shall be paid his Arrears due for Service in Ireland before the fifth day of June, One thousand Six hundred forty nine, equally with the said Officers before One thousand Six hundred forty nine, out of the Security aforesaid, so as the said Arrears exceed not the sum of Six thousand Pound, any thing in this Act to the contrary notwithstanding.

And whereas His Majesty is graciously pleased to Declare, That the forfeited Lands and Houses already set out for satisfaction of Money lent, or publick Debts incurred for Provisions, Clothes, Armes, Ammunition and all other Necessaries for the Support of the Army in Ireland, shall remain disposable for satisfaction of the said Debts; And in case they shall fall short, then to have satisfaction allotted to them out of the remaining Lands and Houses set out for satisfaction of the Arrears of the Commission-Officers due before One thousand Six hundred forty nine in the Counties of Wicklow, Longford, Donnegal, Leytrim, the Mile-Line in Connaught and Clare, and the Houses in the Cities, Walled Towns, and Corporations in Ireland;

It is Enacted, and be it Enacted, That all such persons, and all and every the Heirs, Executors, Administrators and Assigns of such persons, who have lent Money or furnished any Provisions, Clothes, Armes or Ammunition, for the Support of the Army in Ireland before the Sixteenth of September, One thousand Six hundred forty three, shall be satisfied their just Debts of the aforesaid Securities.

And be it further Enacted, That all such persons, their Heirs, Executors and Administrators, who have entred into Bonds, or given any Security by Bills of Exchange, or otherwise, for the Debts afore-mentioned, shall be in the mean time till Satisfaction be made and granted as aforesaid, saved, discharged and kept harmless, and not liable to any Suit or prosecution against them, or any of them, their Heirs, Executors, Administrators or Assignes respectively.

Provided alwayes, and it is hereby Enacted, That the Town and Lands of Ballyanin, Garriduff, East Ballivodicke, West Ballivodicke, and West Ballintobride in the Barony of Barrimore, and County of Corke, set out and disposed to Sir St. John Brodericke Knight, in the year of Our Lord One Thousand Six Hundred fifty four, and now in his possession, shall be and are hereby bested in, and settled upon the said Sir St. John Brodericke, his Heirs and Assignes for ever, by and under such Tenures, Rents and Services as are appointed by Your Majesties said Gracious Declaration, and this Act, for Lands set out in the Province of Munster, in Satisfaction of Arrears for Service in Ireland.

Provided nevertheless, and it is hereby Declared and Enacted, That Your Majesties Lieutenant, Deputy, Justices or Justice, or other chief Governour or Governours of this Kingdom for the time being, shall and may, and hereby are empowered and authorized to apportion and divide from time to time, the cost and charges which have been or shall be necessarily expended by the Commissioners or others, in, for and concerning the Execution of the said Declaration, that the same shall be equally satisfied by the whole Adventurers, Officers, and Souldiers that have or shall have Lands for Adventures or Arrears, either before One Thousand Six Hundred forty Nine, or since, without any Distinction, and that the Officers who served in Ireland before the fifth of June, One thousand Six Hundred forty Nine, or their Securities, be not charged with more then their rateable Shares, and due Proportion; any thing herein formerly mentioned to the contrary thereof notwithstanding.

And whereas the Committee of Adventurers sitting at Grocers Hall London, for the better management of their affairs in relation to their Adventures, are necessitated in Order thereunto, to endeavour the raising of a considerable sum of money of and from the said respective Adventurers, as well for paying of the Debts already contracted, as for the defraying the publick Charges for the better carrying on of the said Service for the future: and for as much as some of the said Adventurers may prove to be refractory in paying and allowing their reasonable proportions of money towards the Charges aforesaid, It being nevertheless expedient that a Service of such publick and common advantage should be equally born and paid by all persons concerned therein, according to their respective Interests:

Be it therefore further Enacted by the Authority aforesaid, That every of the said Adventurers, their Heirs or Assignes, whose Estates are to be confirmed, pursuant to your Majesties said Gracious Declaration, shall allow, satisfy and pay such sum and sums of money as the said Committee, or any five or more of them shall think fit and appoint, for the carrying on of the said Service, such sum and sums of money not exceeding Two Pence in every Twenty Shillings adventured by such Adventurer; and in default of such appointment, That Two Pence in every Twenty Shillings adventured by such Adventurer, be raised and levied; and that the same shall be paid to Erasmus Smith Esq; Martin Noel of London Esq; William Barker of London Esq; Thomas Gower of St. Mary Woll Church of London Esq; Edward Smith of St. Mary Overies Esq; and Hugh Ratcliffe of St. Martins Esq; or to such person

or persons, as they the said Committee of Adventurers sitting at Grocers Hall, or any five or more of them, from time to time shall direct and appoint: and in default of payment thereof, it shall and may be lawful to and for the persons aforesaid, or any of them, or such other person or persons as they shall direct or appoint, to leavy by Distress, and Sale of the Goods and Chattels of such persons so making default, double the sum in arrears, rendering the Over-plus to the party distressed.

And whereas Sir Francis Willoghby Knight lately deceased, by the Tyranny and Oppression of the late Usurpers, was in his life time cast out of all Commands in this Kingdome, and enforced to give up all his Debentures and Warrants of full pay for his Service in Ireland, before the year One Thousand Six Hundred forty Nine, they assigning him only Two Thousand Acres in the County of Clare, for Two Thousand pounds in full Satisfaction of his whole arrears;

Be it hereby further Provided and Enacted by this present Parliament, and by the Authority of the same, that no less prejudice or damage whatsoever, shall arise to, or befall Dame Elizabeth Willoghby, the Relict and sole Executrix of the said Sir Francis Willoghby, for or by reason, or in respect of her said Husbands necessitated accepting of the said Lands in the County of Clare, in Satisfaction of all his said Debentures or Warrants of full pay in manner as aforesaid, other than the abating out of his whole arrears the aforesaid sum of Two Thousand pounds, and the Issues of Profits of the said Lands and Tenements, since the time of the said abatement and acceptance had and received. But as to the residue of the said arrears due unto the said Sir Francis Willoghby before the fifth of June, One Thousand Six Hundred forty Nine, for his Service in Ireland, the said Dame Elizabeth Willoghby and her Assigns, according to Your Majesties Gracious Intentions declared by Your Letters of the Thirtieth of March, One Thousand Six Hundred Sixty One in her behalf, shall be admitted and accepted to have, ask, demand and receive as full and ample Satisfaction for the same, out of the Securities by this Act set apart for satisfying the arrears of the Commissioned Officers, before the fifth of June, One Thousand Six Hundred forty Nine, to all intents and purposes, as if she were to that end named, provided for and saved in Your Majesties Declaration of the Thirtieth of November, One Thousand Six Hundred and Sixty, and as any Commissioned Officer or Officers whatsoever who served in Ireland before the year One Thousand Six Hundred forty Nine, and hath hitherto received no part of satisfaction for such his Service,

bice, shall, may or ought to receive; any Clause, Article, Matter, or Thing whatsoever in this present Act mentioned or contained to the contrary thereof notwithstanding.

Provided always, and be it further Enacted by the Authority aforesaid, That any Clause, Sentence, Matter or Thing in this Act, or in any other Act or Acts passed or made, or to be passed or made in this present Parliament, contained, mentioned or expressed, shall not or may attain, or convict, or be otherwise prejudicial unto Dudley Bagnel Esq; son and Heir of Walter Bagnel, late of Dunlickny in the County of Catherlogh Esq; deceased, nor to Henry Bagnel Brother of the said Dudley, nor to Catherin Corbet, alias, Bagnel, sister of the said Dudley, nor to the Heirs or Issues lawfully begotten of the said Walter Bagnel, Dudley Bagnel, Henry Bagnel or Catherin Corbet, alias, Bagnel, nor of any or either of them: and that the said Dudley Bagnel, Henry Bagnel, and Catherin Corbet, alias Bagnel, and every of them, and the Heirs and Assigns of every of them respectively, shall have, hold and enjoy their respective Estates and Interests in Law or Equity in all and every the Castles, Lordships, Mannors, Segnories, Lands, Tenements, Rents, Reversions, Remainders and Hereditaments, with their and every of their appertinances, which did of right belong or appertain unto the said Walter Bagnel, or whereof he was seized, as of his Estate of Inheritance in use, Possession or Remainder, on the Three and Twentieth day of October, in the year of Our Lord one thousand six hundred forty one, or at any time after; any Act or Acts, Ordinance or Ordinances, Matter or Matters, Thing or Things, done or to be done in this present Parliament, or otherwise at any time since the Three and Twentieth day of October, One thousand six hundred forty one, to the Damage, Prejudice or Harm of the said Walter Bagnel, his Heirs or Assigns, to the contrary notwithstanding.

Provided always, and be it Enacted, That neither this present Act nor any thing therein contained, do any ways prejudice or tend in any manner to alter any Right, Title, Interest, Mortgage or Lease that Sir John Temple Master of the Rolls in this Kingdom, or his late Mother the Lady Temple had in the year One thousand six hundred and forty, to any Lands, Tenements or Hereditaments, belonging to Walter Bagnel Esq; late Father of the said Dudley Bagnel, lying or being within the County of Catherlogh: Saving nevertheless to all and every person and persons, Bodies Politick and Corporate, their Heirs, Executors, Successors and Assigns, such Right and Title either in Law or Equity, and such benefit and advantage of redemption which they or any

of them could or might have had either in Law or Equity, as fully and amply as if the Proviso herein last before mentioned had never been had nor made, any thing in the said Proviso to the contrary hereof notwithstanding.

Provided also, That so much of the Forfeited Lands in the Towns and Lands of Lilpopel, Nutstown, Wegestown, and Cordenstown, with their and every of their appurtenances, situate in the Barony of Balrothery in the County of Dublin, containing according to the Down Survey, One thousand two hundred forty nine Acres, shall be held, possessed and enjoyed by George Rawden Esq; his Heirs and Assigns forever, as shall amount unto a full and just satisfaction of the publick Debts due to him by Debentures, for Provisions and money disbursed for the use of the Army in Ireland, according to His Majesties Gracious Declaration and Instructions, which principal Debt with the Interest thereof cast up according to the Rate of six pound per cent. amounteth unto Two thousand three hundred twenty four pounds Ten shillings four pence.

And that in case the said Lands, or so much thereof as will amount unto a full satisfaction of the said sum be not forfeited, or if it shall happen that so much thereof shall be restored as that the residue shall not be sufficient to satisfy him the said George Rawden, that then he be satisfied and repaid for the same by some other forfeited Lands in the County of Dublin.

Provided, that this Act, or any thing therein contained, shall not extend, nor be construed to extend to the prejudice of any Protestant or Protestants, or Innocent Papists, their Innocent Executors or Administrators, holding Tythes by Lease or Leases, derived from the Crown, for or by reason or occasion of any advantage or forfeiture which may be taken for the Non-payment of the Rents reserved to the Crown by such Leases for the time past, but that every such Protestant and Protestants, and Innocent Papists, their and every of their Executors and Administrators, holding any of the said Tythes, shall and may have, hold and enjoy the said respective Tythes during the respective Terms of years thereof yet unexpired, without any advantage to be taken against them, or any of them for non-payment of the said Rents for the time past, as if this Act had never been made.

Provided, That this Act, nor any thing therein contained, shall not extend or be expounded to extend to the prejudice of Sir Robert Meredith Knight, nor his Son Sir William Meredith Baronet, nor their Heirs or Assigns, nor any persons possessed or interested in their behalfs in the Lands, Tenements

ments, or Hereditaments of Green Hills, heretofore called Bishops Court, near the Liffie in the County of Kildare, nor any part, member, or parcel thereof.

And Be it further Enacted, That all the forfeited Lands Tenements and Hereditaments let out, assigned or delivered unto Sir William Petty Knight, by the name of Doctor William Petty, and by him possessed on the seventh day of May, One Thousand Six Hundred fifty Nine, be settled upon, and confirmed unto him, his Heirs and Assignes for ever, any thing in this Act, or in his Majesties Instructions of the Nineteenth of February, One thousand six hundred and sixty, to the contrary notwithstanding, the same to be held according to such Tenures, Rules, Rents, Services, & under such Limitations and Directions for Reprizal, and otherwise, as in His Majesties Declaration of the Thirtieth of November, One Thousand Six Hundred and Sixty, set down and expressed concerning such as were then of his Army in Ireland.

And whereas his Sacred Majesty, having under his serious consideration the Present Settlement of this Kingdom, is very desirous to confirm and enlarge the designed Bounty and Goodness of his late Royal father of ever blessed Memory, by adding to the Revenue of the Church of this Kingdome; Be it therefore Enacted and Ordained by the King Our Sovereign Lord, with the Assent of the Lords Spiritual and Temporal, and the Commons in this present Parliament Assembled, and by Authority of the same, That all and every the Manors, Lands, Tenements and Rents whereof any Archbishop, Bishop, Dean, Dean and Chapter, or any other Ecclesiastical person or persons whatsoever in his or their politick Capacity, or any of them, were actually seized, or by themselves or their Tenants possessed, in the year of Our Lord God One Thousand Six hundred forty One, and out of which, or any part thereof, they or any of them through the fury and violence of the late times, have been since dispossessed, be forthwith restored, settled and delivered into the quiet and peaceable possession of the respective Archbishops, Bishops, Deans, Deans and Chapters, and other Ecclesiastical person and persons, and their Successors: Saving to all and every person and persons, Bodies Politick and Corporate, their Heirs and Successors, and the Heirs and Successors of every of them, (other than such person and persons, their Heirs, Executors, Administrators and Assignes, who are not, or shall not according to the Qualifications in this present Act, be adjudged innocent Papists) A liberty to implead, sue for, and recover by due course of Law, any Right, Title, Claim and Interest, which they or any of them lawfully have, or of right ought to have.

have in all or any part of the said restored Manors, Lands, Tenements and Rents, any thing in this Act to the contrary notwithstanding.

And be it further Enacted by the Authority aforesaid, That all and every Lease and Leases set or demised for any certain term of years yet unexpired by any Arch-Bishop, Bishop, Dean, Dean and Chapter, or other Ecclesiastical person or persons, or their Successors in their politick capacity, of any Lands, Tenements or Hereditaments, so unto them belonging or appertaining, and that are by this present Act forfeited or vested in His Majesty, that all and every such Land so forfeited, and the remainder of the term of years yet to come and unexpired of such Lease or Leases, shall be and are hereby given, assigned, assured and confirmed unto the respective Sees or Bodies Politick to whom the reversion after such Lease or Leases do, or shall of right belong, except and always reserved out of this Act the remainder of the term of years yet in being upon any such forfeited Lease or Leases of any of the Lands before mentioned or intended, which lye within such parts of the Counties of Wicklow, Longford, Leitrim, and Donegal, and the of Mile-Line, as are by this present Act assigned unto the Officers that served before the fifth of June, One thousand six hundred forty nine, they and their respective Executors, Administrators and Assigns, paying such Rents and performing such Covenants to the said respective Sees, Reversioners, as the several Lessees in such respective Leases paid, or ought to have paid in the year One thousand six hundred forty one, during their respective terms unexpired, excepting also all forfeited Leases, that exceeded the term of sixty years of any Chauntry Lands or Houses lying within the security of the said Officers who served His late Majesty before the fifth of June One thousand six hundred forty nine, and were not surrendered nor sentenced to be surrendered to the Church in, or before the years, One thousand six hundred forty, or One thousand six hundred forty one; the remainder of which term unexpired, is to be esteemed as part of the security of the said Officers, they paying and performing during the respective terms yet unexpired, all such Rents and Duties unto the respective Sees or Churches from which those Leases were held, as were paid or performed, or ought to be paid and performed in the year, One thousand six hundred forty one, or Two Shillings in the Pound at the Improved value (to be ascertained as aforesaid) at the Election of the Bishop of the Diocess.

And be it further Enacted by the Authority aforesaid, That out of the Lands, Tenements and Hereditaments, belonging

ing to any Arch-Bishop, Bishop, Dean, Deant and Chapter, or other Ecclesiastical person or persons, or to his or their successors in their politick capacity, which have been by them or any of them granted or conveyed in fee-farm under the reservation of any Chiefty, Rent, or other Duty or service, and by this Act are forfeited and vested in His Majesty, his Heirs and Successors, such a proportion of them be allotted and set out for the better Support and Maintenance of such Arch-Bishops and Bishops, their and every of their Successors, as are hereafter particularly named, which shall be and are hereby given, assured and confirmed unto them and every of them, their and every of their Successors for ever; that is to say, To the most Reverend Father in God James Lord Arch-Bishop of Dublin and his Successors, Arch-Bishops of Dublin for ever, so much of the said forfeited lands as shall make up the Rent of that Arch-bishoprick and the Bishoprick of Glendelough thereunto united, of the clear yearly value of Two thousand Pounds Sterling, over and above the Mansion House and Gardens of Sepulchers in and near Dublin, and Demesne Lands of the Manor of Tallaght, and the Menial lands thereunto belonging: To the right Reverend Father in God Thomas Lord Arch-Bishop of Cashel and his Successors for ever, Three hundred Pounds Sterling per annum: To Thomas Lord Bishop of Kildare and his Successors for ever, Seven hundred Pounds Sterling per annum: To William Lord Bishop of Clonsfert and his Successors for ever, Two hundred Pounds Sterling per annum: To Robert Lord Bishop of Fern and Loghlin and his Successors for ever, Three hundred Pounds Sterling per annum: To Edward Lord Bishop of Limrick and his Successors for ever: Three hundred Pounds Sterling per annum: To Griffith Lord Bishop of Ossory, four hundred Pounds Sterling per annum: To Edward Lord Bishop of Killalow and his Successors for ever, Two hundred Pounds Sterling per annum: And to the Provost of Trinity College near Dublin out of the forfeited lands in the Arch-Bishoprick of Dublin, and to his Successors for ever, the sum of Three hundred Pounds per annum.

And be it also further Declared and Enacted, That if in every of the said Arch-Bishopricks and Bishopricks there be of the said forfeited lands sufficient to set out to every such Arch-Bishop and Bishop their respective proportions of lands within their own Bishopricks, that then it shall be so set forth unto them, and if there be not sufficient therein, that then such Arch-Bishoprick and Bishoprick as is deficient shall have so much lands more set out and allotted unto it out of the forfeited lands belonging to the Bishopricks that do superabound, and which is most contiguous and convenient, as will
 make

make up such deficiency in proportion to the values aforesaid.

And for the setting out of the said Lands with most convenience to every Bishoprick as is aforesaid, or Proboship, and the valuation of them; Be it also hereby Declared and Enacted, That the same shall be performed and done in such way and manner as the Lord Lieutenant, or other Chief Governour or Governours of this Kingdome for the time being shall prescribe and direct, before any part of the said lands be otherwise disposed of.

And that out of all and every the said lands so to be set out, the same Rent is and shall be reserved and payable to His Majesty, as by this present Act is reserved and payable to him by the Adventurers and Souldiers, to be held of his Majesty, his Heirs and Successors by the tenure of Frank Almoyne or other service and tenures, as the same were held before the making of this Act.

And be it also Enacted by the Authority aforesaid, That all and every Improvements or Appropriate Tythes forfeited to, or vested in His Majesty, his Heirs and Successors by this Act, or otherwise forfeited or Elcheated to his Majesty in right of his Crown, if there be no lease or leases thereof in being unforfeited or otherwise, as soon as the unforfeited lease or leases shall be expired or otherwise determined, are hereby given to the Church for ever, and hereby are and forever shall be settled and established upon the present and future Incumbents and their Successors, which have or shall have actual cure of Souls in those respective Parishes wherein such Improvements are, and such Improropriate Tythes do arise and renew, reserving such a proportion of them to be disposed and settled upon the Vicars and Quire-men of each Cathedral Church, as an Additional provision for the increase of their Maintenance, as to the Lord Lieutenant or other Chief Governour or Governours and Council for the time being, at any time before the first of January, One thousand six hundred sixty four, shall be thought fit and convenient. They the said Incumbents and their Successors paying to His Majesty, his Heirs and Successors for the same such Rents, Reservations and Duties as formerly were paid for the same, with such increase of Rents as by the Lord Lieutenant or other Chief Governour or Governours of this Kingdome for the time being, with six or more of the Council, shall be adjudged reasonable and convenient, within the space of Two years from the passing of this Act, and not after; or from the expiration of the said unforfeited leases respectively.

Provided, that neither this Act nor any thing therein contained, shall

shall extend to the disposing or altering of any Improprate Rectories, or Tythes, or Rents, now or lately enjoyed or possessed by or settled on the Lord Lieutenant, or other Chief Governour or Governours of this Kingdome for the time being, or which at any time hath been or now is enjoyed, possessed or received by the Lords Presidents of Munster and Connaught in the right of their respective places, any thing in this Act to the contrary in any wise notwithstanding:

And that the Lord Chief Justice of His Majesties Court of Kings Bench, the Lord Chief Baron of His Majesties Court of Exchequer, and the Master of the Rolls, or any other of His Majesties Officers of this Kingdome for the time being, shall and may have and receive such Port-Corn of the several Rectories which formerly have been formerly paid and reserved.

And to the end that this present anneration of the said Rectories improprate unto the several and respective Churches as aforesaid, may not be too prejudicial unto those persons who by the Rules of this present Act might otherwise expect to be restored thereunto;

It is hereby further Declared and Enacted, That it shall and may be lawful to & for the Lord Lieutenant, or other Chief Governour or Governours of Ireland, for the time being, to allot, assign and appoint unto all and every person and persons, who by the Rules of this present Act, shall or may be restored thereunto in case no such anneration hath been made, such recompence and satisfaction out of the said respective Improprations, as to him or them shall be thought most fit and reasonable, which Recompence and Satisfaction so as aforesaid, to be assigned, shall be by virtue of this present Act received and enjoyed accordingly.

And whereas by Act of Parliament held at Westminster the Third of November, in the Year of Our Lord God One Thousand Six Hundred and forty, Intituled, An Act, &c. as also by His Majesties Gracious Declaration of the Thirtieth of November One Thousand Six Hundred and Sixty, It was carefully provided amongst other things, That care should be had for erecting of Churches, and that maintenance for preaching Ministers should be provided;

In pursuance whereof, Be it Enacted by the Authority aforesaid, That out of every one hundred Acres of forfeited and Escheated Lands vested in his Majesty by this Act, which are not yet actually disposed and distributed, two Acres shall be allowed and set apart for Glebe in every Parish, Barony and County, as shall be most contiguous and convenient for the several Parish Churches in such places situate, or to be situated;

tuated; and that out of all forfeited and Escheated Lands so beſted as aforeſaid, which are already diſpoſed, diſtributed, or aſſigned, and by this Act confirmed to the reſpective Poſſeſſors, their Heirs or Aſſigns, the ſaid reſpective Poſſeſſors, their Heirs and Aſſigns ſhall pay ſo much moneys as ſhall be ſufficient to purchaſe ſuch a number of Acres of the aforeſaid meaſure, and of the ſame Quality, within the ſaid Pariſh, as the land out of which the ſaid Acres ſhould have been taken, and aſſigned for Glebes at that preſent, ſhall be adjudged, the ſame Rent to be reſerved payable to His Maieſty, his Heirs and Succeſſors, and in the ſame manner by the reſpective Incumbents, and their Succeſſors, enjoying the ſaid Lands ſo to be aſſigned to them for Glebes, as the ſaid forfeited or Eſcheated Lands, out of which they are taken, ſhall be and are by this Act ordained for to pay.

And Be it further Enacted by the Authority aforeſaid, That out of all forfeited Chauntries, and all Lands, Tenements and Hereditaments belonging unto the ſaid Chauntries, and beſted in his Maieſty, his Heirs and Succeſſors, by this Act, that are by this preſent Act, ſet out, aſſigned or intended to be ſet out or aſſigned to any Commiſſioned Officers, their Heirs or Aſſigns, who ſerved His Maieſty or His Royal Father of ever bleſſed Memory, in the late of Wars of Ireland, at any time before the fifth of June, One Thouſand Six Hundred forty Nine, and received no ſatisfaction for the ſame, and which paid any Rent to the Church in the Years One Thouſand Six Hundred and forty, and One thouſand Six Hundred forty and One, there ſhall be paid for ever, by ſuch Officer or perſon, his Heirs or Aſſigns, ſo enjoying the ſaid Chauntries, or the Lands, Tenements or Hereditaments to them belonging, the Rent and all other Duties formerly upon or out of them paid or received unto the Church, or in lieu and ſatisfaction thereof, Two ſhillings for every pound of impropried value; at the Election of the Biſhop of the Dioceſs, which Rents are to be aſcertained with all convenient ſpeed by the Chief Governour or Governours of Ireland, for the time being, and Six of the Council, or whom they ſhall appoint, and the Rent ſo payable by ſuch Officer or Perſon, his Heirs or Aſſigns, to the Church, ſhall be paid to ſuch Rector or Vicarage that either is or ſhall be of the Church wherein ſuch Chauntry was erected, or otherwiſe to ſuch Miniſters of the ſaid Dioceſs, as the Biſhop thereof ſhall judge moſt convenient; and ſuch Rents payable as aforeſaid are to be in lieu of all Crown-Rent, and other Challenges and Acknowledgements whatſoever, payable by the ſaid Officers out of ſuch Chauntries or Lands belonging to them.

And

And Be it Enacted by the Authority aforesaid, That out of all and every the Lands, Tenements and Hereditaments set in fee farm by the Bishop of the Diocels wherein such Lands, Tenements and Hereditaments are, upon which any Rent was paid unto the Church in the Years One Thousand Six Hundred and forty, or One Thousand Six Hundred forty and One, and which are forfeited and Vested by this Act in His Majesty, his Heirs and Successors, and that are by this present Act let out, assigned or intended to be set out and assigned unto any Commissioned Officer or Officers, that served his late Majesty before the fifth of June, One Thousand Six Hundred forty Nine, as aforesaid, his or their Heirs or Assigns, there shall be paid for ever by such Commissioned Officer or Officers, his or their Heirs or Assigns, in lieu of all Crown-Rents, and all other Acknowledgements whatsoever, due or payable out of the said Lands, the sum of Two Shillings in the Pound, at the improbed value, to be ascertained as aforesaid, of such Lands and Tenements so possessed and enjoyed by him or them, his or their Heirs or Assigns, of which they were or shall be respectively holden.

And Be it further Enacted by the Authority aforesaid, That out of the several houses forfeited and vested in his Majesty by this Act, being in several walled Towns, Cities, Corporations and Burroughs in this Kingdome, and by this Act are set out, assigned and allotted for the satisfaction of the Commissioned Officers, their Heirs and Assigns, as aforesaid, That all and every Archbishop, and Bishop, and Minister, whose Houses in any of their respective Sees or Church-Libings, within the said Town or Suburbs, are wasted or not habitable, shall have set out unto them an handsome convenient House Rent-free, (other than the Rent payable to his Majesty) which by the said Archbishop, Bishop, his or their Successors, and by the Ministers aforesaid, is hereby payable to his Majesty during the said Term, at and according to the same values that shall be set upon the yearly Rent of such Houses set out and given into the possession of such Archbishop or Bishop, his or their Successors, as also to such Ministers as aforesaid, for the space of Seven Years, to begin from the day such possession is given, such House or Houses to be in the most convenient place for the Ministers residence, and every Archbishop or Bishop to have his own choice of the best forfeited House and Garden within the City or Suburbs where his Cathedral is, during the aforesaid time; And if such Archbishop or Bishop, or other Minister have no House or House-stead belonging to their Sees or Rectories, lying within the said Town, That then a convenient House out of the Houses

Houses aforesaid, or House-Head at the Election of the Bishop or Minister, shall be set out to such Archbishop, Bishop or Minister, his or their Successors for ever, under the rent reparable to his Majesty out of such house or houses by this Act to be paid to his Majesty by such Archbishop, Bishop or Minister, his or their Successors for ever.

And also be it Ordained and Enacted by the Authority aforesaid, That the Commissioners to be appointed by his Majesty for the execution of the said Declaration and Instructions and this present Act, shall have full power and Authority by Virtue of this Act and of the said Commission, with the greatest indifference that may be to all persons therein concerned, to do and execute all and every Act and Acts, Thing and Things, as may conduce to the manner of executing all and every Clause or Causes contained in this Act, that have express reference to the Settlement of the Interests of the Church; and that all manner of Proceedings and Orders to be made by the said Commissioners in pursuance of their Commission, and according to the said Declaration and Instructions and this present Act, shall by Virtue of this Act be as good and effectual in the Law to all intents, constructions and purposes, as though the same had been particularly and distinctly mentioned, or set down by Authority of this present Parliament.

And be it further Enacted by the Authority aforesaid, That the recompence or satisfaction to be made or given by any of the Protestant Officers who served in the Irish Wars before the fifth day of June, One thousand six hundred forty nine, for or in respect of any Buildings or Reparations of any Messuages or Tenements herein before appointed as a security for their respective Arrears, shall not exceed a fifth part of that sum which is the true and real value of such messuages and Tenements, in case the Inheritance thereof were to be sold, (messuages new built from the ground onely excepted) nor shall any recompence or satisfaction be made or given for, or in respect of any Buildings or Reparations which have been begun since the Thirtieth day of November, One thousand six hundred and sixty.

And it is hereby further Enacted, That where choice or particular lands or houses, within the said Security, are or shall be appointed for satisfying Arrears of any Officers, the same may be set out to them in all other things, according to the Valuation and Rules given by your Majesty for setting the rest of the Security, not otherwise, excepting the houses and lands granted to Sir George Lane Knight.

And whereas there have been several Baronies referred to
repeize

repeize such Inhabitants and Natives of Cities and walled Towns in Ireland as were excluded from their Proprieties in the said Towns or Cities, some of whom may perhaps be restorable by this Act to their ancient proprieties:

Be it therefore Enacted by the Authority aforesaid, That if any such shall be restored to their ancient proprieties, that then so much of the Lands reserved in those Baronies of equal value, worth and purchase to the lands and houses so to be restored to the said Inhabitants and Natives be and shall be reapeized to the said Officers serving before the fifth of June, One thousand six hundred forty nine, for and in lieu of what lands and houses shall be so restored back to the said former Proprietors.

And be it further Enacted by the Authority aforesaid, That where any Burroughs, Corporations, or Towns being and continuing actually Incorporated in the year One thousand Six Hundred forty One, and were allotted and set out to Adventurers or Souldiers, not as Burroughs, Corporations or Towns Corporate, but measured as part of their Land assigned them, the said Burroughs, Corporations and Towns Corporate respectively, are hereby assigned towards the satisfying the Arrears of the said Officers before the fifth of June, One Thousand Six Hundred forty Nine.

And be it hereby further Declared and Enacted by the Authority aforesaid, That James Duke of Ormond, the Earl of Inchiqueene, the Executors of Sir Philip Percivall Knight deceased, late Commissary of the Victuals in Ireland, who are to be satisfied for what Disbursements were made to the other Commissaries and Officers in the Establishment belonging to the said Employment, by the said Sir Philip Percivall, and others, who were General Officers, Staffe Officers, Officers of the Train, Colonels, and Majors of Dragoons and Lieutenant Colonels of Horse, be and are hereby intended, according to the several Commissions for Satisfaction of their said respect. be Arrears for Service as aforesaid before the fifth of June, One thousand six hundred forty nine, among the rest of the said Officers out of the aforesaid security, and are equally to enjoy all benefits and advantages in all particulars whatsoever, with any other Commission Officers serving before the fifth of June, One thousand six hundred forty nine, mentioned in this Act according to their respective establishments.

And be it further Enacted by the Authorized aforesaid, That in the Stating of the said Arrears no Officers be allowed for Service in Ulster, but such as were of the Army called The British Army, and within the establishment of the said Army;

And

And that no Company or Troop be allowed but those that were Regimented or Mustered by the Commissary of the Musters, as a non-Regimented Company or Troop, and actively served during the whole time they pretended unto and received pay and Quarters with the rest of the Army.

And be it hereby further Enacted, That James Duke of Ormond, the Earl of Inchiqueen, and such Protestant Officers as served faithfully under his Majesties Lord Lieutenant of Ireland at any time between the fifth of June, One thousand six hundred forty nine, and the Tenth of December, One thousand six hundred and fifty, and never served in any Army since but under his Majesties Authority, may have their Arrears stated for that time also, and may be allowed satisfaction for the same as for the rest of their respective Arrears, and that the Debentures to them respectively for those Arrears be for the whole time without distinction.

And be it also Enacted, That all Adventurers, Souldiers, their Heirs and Assigns, whose Adventures and Lots were set out of the Lands of James Duke of Ormond, and who have not been yet repayed, shall be satisfied out of the remaining forfeited lands in the County of Catherlogh, and also out of the respective moieties of the ten Counties appointed for satisfaction of Adventurers and Souldiers: And further, That such Adventurers or Souldiers, their Heirs or Assigns, as have been or shall be removed upon, or by reason of the restitution of the Earl of Roscommon, shall be repayed in such sort as deficient and other Adventurers are by this Act intended to be satisfied.

And be it Enacted, That the Right Honourable Arthur Earl of Essex, Son and Heir of the Right Honourable Arthur late Lord Capel, who in his life time subscribed and paid in his money as an Adventurer for Lands in Ireland, and the Right Honourable Thomas Lord Culpeper, Son and Heir of the Right Honourable John late Lord Culpeper, who also in his life time subscribed and paid in his money as an Adventurer on certain propositions for lands in Ireland, and all and every other person or persons, their Heirs or Assigns, who subscribed and paid in their moneys as Adventurers for lands in Ireland, according to the Act or Acts passed in the Parliament begun and held at Westminster on the Third day of November, in the sixteenth year of the Reign of Our late Sovereign Lord Charles the first, of ever blessed memory, and have not yet had Certificates from any five, or more of certain persons late sitting at Grocers-hall, shall upon the producing the Original Receipts of the moneys so paid in, or making good and sufficient proof therein before the Commissioners to be

be appointed for execution of the Declaration and Instructions and this present Act, be enabled and Intituled to Ask, Demand, Receive and Have his and their respective satisfaction for their Moneys by a full and equal proportion of Lands out of the moieties of the ten Counties heretofore set out for Adventurers, or elsewhere, as fully and amply as any other Adventurer can or may justly claim by vertue of any Certificate or Certificates whatsoever, unless he or they have received or accepted satisfaction for the Original moneys so adventured out of Church-lands, Crown-lands, or other Lands, formerly exposed to sale in England.

And be it further Enacted, that where any Adventurer hath delivered up his Original Receipt, and taken Certificates from any five or more of certain persons late sitting at Grocers-Hall such Certificates shall be as effectual in the Law, and as available to all intents and purposes, as if the Original Receipt had been produced; and all and every person and persons having and producing such Certificates, shall be and are hereby enabled to have, receive, possesse and enjoy so much and no more forfeited Lands out of the moieties of the Ten Counties aforesaid, or elsewhere, and such number of Acres English or Irish measure respectively, as by vertue of the said Certificates shall be certified to be due to him or them respectively.

Provided alwayes, That if it shall be clearly proved before the said Commissioners, that the said Certificates do contain a greater quantity of Acres than ought to be given and allowed for the Original money paid, that then such Certificates shall not Intitle them to any more Lands then are justly due for the Original subscription and money paid.

Provided alwayes, That nothing in the Declaration, Instructions, or this present Act, herein before or after mentioned, shall be expounded, construed or taken to give any Right or Title to any Adventurer or Adventurers, who adventured their moneys upon certain Ordinances or pretended Ordinances of Parliament, made in the years One thousand Six hundred forty three, and One thousand Six hundred forty and seven, commonly called, The Doubling Ordinances, nor to the Heirs or Assigns of any such Adventurer or Adventurers, to have, hold or enjoy any further or other satisfaction out of the forfeited Lands aforesaid, than according to the moneys really and Bona Fide paid in and advanced upon the said Ordinances, or pretended Ordinances, which moneys shall be satisfied with the like proportion of forfeited Lands, according to Irish measure, as other Adventurers, their Heirs or Assigns, who advanced their moneys upon the Act passed in the

the Parliament held at Westminster, the first day of November, in the Sixteenth year of the Reign of Charles the first, Intituled, An Act for the further Advancement of an effectual and speedy Reduction of the Rebels in Ireland, to the obedience of His Majesty and the Crown of England, may and ought to have any Certificate, Allotment, Distribution, or other possession thereof, upon the Seventh of May, One Thousand Six Hundred fifty Nine, or any other matter or thing to the contrary hereof in any wise notwithstanding.

Nevertheless, It is hereby further Enacted and Declared, That it shall and may be lawful to and for all and every the Adventurers upon the said Ordinances, their Heirs and Assignes, to receive so much of the Over-plus of those Lands which have been allotted to them in Satisfaction of their said Adventures, and shall be sufficient to satisfy and make good any Deficiencies of other Adventures, any Right of Recompence or Satisfaction for Incumbrances, intended to be satisfied out of the County of Kildare, or any Arrears of pay, before the year One Thousand Six Hundred forty Nine, due by Adventures for the aforesaid British Army, to the said Adventurers, their Heirs or Assigns, or any of them, or purchased by them, or any of them, and to be satisfied according to the same Rules and Rates, with the other Arrears, before One Thousand Six Hundred forty Nine.

And be it further Enacted and Declared by the Authority aforesaid, That if it shall happen that any Adventurer, or the Heir or Assignee of any Adventurer, shall be possessed of any Lands by Concealment, false Admeasurement, or by pretence of the Doubling Ordinances, over and above what will satisfy the principal moneys advanced upon the said Ordinances according to Irish measure, as aforesaid, and shall not have any Deficiencies, Incumbrances, or Arrears to place thereupon, or be otherwise intituled to retain the same, That then and in such case the Lands to be cut off or taken away from such person or persons shall as near may be, be taken away and cut off in such Parts and Proportions as lie most contiguous, and so as the person or persons to be removed from such Over-plus as aforesaid, may still retain and keep the benefit of his and their respective Improvements.

And be it further Enacted by the Authority aforesaid, That it shall and may be lawful to and for the Commissioners to be appointed by his Majesty for the Execution of the Declaration and Instructions, and this present Act, to proceed in the Execution of their Commission from time to time, against all and every person and persons now having, or in this or in any other Parliament hereafter to be held, claiming to have
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any Priviledge, and against all and every the Lands, Tenements and Hereditaments, and other the premises whatsoever, hereby vested in his Majesty, his Heirs and Successors, or charged or chargeable with any yearly Rent, or other sums or payments whatsoever to be issuing out of the same, and all Rules, Orders, Judgements and Decrees of the said Commissioners, made in pursuance of, and according to the Declaration and Instructions, and this present Act, and all other Process and Proceedings whatsoever, for the better leavying of any Rents or sums of money charged or chargeable as aforesaid, shall be obeyed and executed forthwith, as fully and amply against all and every person or persons, and all and every their Lands, Tenements, Goods and Chattels, as the same ought to have been if no Parliament had been then sitting, and all Officers and Ministers of Justice, and all other persons whatsoever any way aiding and assisting in the Execution thereof, shall be and are hereby indemnified and saved harmless, any privilege of Parliament, or other immunity, or exemption to the contrary hereof in any wise notwithstanding.

Provided alwayes, and be it further Enacted and Ordained, That the severall Grants and Letters Patents made unto Sir Maurice Eustace Knight, Lord Chancellor of Ireland, Edward Vernon Esq; Michael Lord Bishop of Cork, and Sir George Lane, and all and singular other the Letters Patents, whereby any of the premises hereby vested have been given or granted by his Majesty unto any other person or persons, Bodies Politick or Corporate under the Great Seal of England, or under the Great Seal of Ireland, before the Thirtieth day of November, One thousand six hundred and sixty, or since the 30. day of November One thousand six hundred & sixty, by vertue of any Bills, Warrants or other Commands under his Majesties Signet or Sign Manual, dated before the said Thirtieth day of November, One thousand six hundred and sixty, shall be and are hereby ratified and confirmed, and shall be deemed & taken to be good, valid and effectual in the Law, according to the tenor and purport thereof, against the Kings Majesty, his Heirs and Successors, and against all persons, Bodies Politick and Corporate whose rights are not saved by this Act, any thing in this Act contained to the contrary hereof in any wise notwithstanding.

Nevertheless it is hereby Enacted and Declared, That all and singular the Lands and Tenements given and granted, or mentioned to be given and granted in and by the severall Letters Patents heretofore confirmed, shall be and remain and continue subject to such Rents and payments, and shall be held by such tenures and services as any other lands

intended to be confirmed by his Majesties gracious Declaration or Instructions, or by this present Act ought to yield, pay, render or perform.

And in case any of the aforesaid Grants or Demises be made at a less Rent than such a proportion of Acres ought to pay according to this direction, then a Surbey being first taken, an addition is to be made to the reserved Rent of so much as will equal it therewith and make it agreeable to this Rule, without any further prejudice to the said Grants or Demises.

Saving to all and every person and persons, Bodies politick and Corporate, their Heirs, Executors, Successors and Assigns, other than to the Kings Majesty, his Heirs and Successors, and other then to such person or persons, Bodies politick and Corporate, who by the Qualifications in this Act expressed, shall not be adjudged innocent, and other then to such person or persons who shall or may claim to the use of, or in trust for them, or any of them, and other then to John Blackwell, his Heirs and Assigns, and those claiming by, from or under him, them, or any of them, any Estate or Interest of, in or to the Manor, Town or Island of Clantrafte, or any part thereof, All such Estate, Right, Title and Interest of, in or to the several Lands and Tenements in and by the said Letters Patents respectively granted or mentioned to be granted, as they or any of them have, or ought to have the same, as fully and amply to all Intents and Purposes, as if this Act had never been had nor made.

And Be it further Enacted, That all Letters Patents whatsoever, whereby any of the premises hereby vested, have been given or granted under the Great Seals of England or Ireland respectively, since the Thirtieth of November, One Thousand Six Hundred and Sixty, by vertue of any Bills, Warrants, or other Commands, under his Majesties Signet or Sign Manual, Dated since the said Thirtieth day of November, One Thousand Six Hundred and Sixty, shall be and are hereby Ratified and Confirmed, and shall be held and enjoyed in like manner, and under the like Rents and Payments, Tenures and Services, and subject to the like Saving of Rights and Interests, as any other Letters Patents herein before mentioned to be Confirmed, are subject unto.

Provided nevertheless, That if his Majesty, his Heirs or Successors, or any of them, shall think it fit or expedient for the better promoting of the Ends of the Declaration and Instructions, and this present Act, to revoke, determine, or make void all or any the said Letters Patents granted since the said

said Thirtieth day of November, by vertue of any Warrantes or Commands under his Majesties Signet or Sign Manua', dated likewise since the said Thirtieth of November, & shall under the Great Seal of England or Ireland signifie or declare his or their Royal Will and Pleasure, to revoke, determine or make void them or any of them, that then and immediately from and after such signification or Declaration of his or their Royal Will and Pleasure, such and so many of the said Letters Patentes as shall be therein Declared to be void, shall cease and determine and become utterly void and of none effect, and all and singular the Lands and Tenements in the said Letters Patentes mentioned, shall be again vested in his Majesty, his Heirs and Successors, for and to the same intent and purpose as the other lands hereby vested are vested and settled, any thing in this Act contained to the contrary notwithstanding.

Provided alwayes and it is hereby further Declared and Enacted, That where any Lands or Tenements shall be disposed of, or any person or persons shall happen to be restored unto his or their Lands or Tenements by vertue of this present Act, or by vertue of any Order, Sentence or Decree made by the Commissioners for the execution thereof, that then and in such case all and every the person and persons formerly seized or possessed of any the Lands or Tenements so as aforesaid restored or disposed of, shall be and are hereby discharged and indemnified of and from all Suits, Actions, Prosecutions and Demands whatsoever, touching or concerning the mean Rents, Issues and Profits of the same, this Act or any other Law, Matter or Thing to the contrary notwithstanding: Saving nevertheless unto all innocent persons, their Heirs, Executors and Assigns the Right and Title to the mean profits of their respective Lands and Tenements which have been received since the time of their several and respective Claims put in before the Commissioners heretofore appointed.

Provided alwayes and be it Enacted, That the Forfeited Houses, Lands, Tenements and Hereditaments in the Town and County of Galway and elsewhere within the Province of Connaught, now or late in the possession of Sir Thomas Clarges Knight, or his Assigns, shall remain and continue in his Majesty, his Heirs and Successors, to be disposed of as he or they shall think fit, any thing in this Act contained to the contrary notwithstanding.

And be it further Enacted by the Authority aforesaid, That all and every the Adventurers, their Heirs and Assigns respectively, and all and every other person or persons having or claiming

claiming to have any Lands or Tenements for and towards satisfaction of moneyes adventured for Lands in Ireland, or having or claiming to have as an Original Adventurer, or by, from, or under any Adventurer his Heirs or Assigns, any benefit of Settlement, Confirmation or Reprizal, or any other advantage whatsoever by vertue of this present Act, shall pay, or cause to be paid, unto the Kings Majesty One full years value of the profits arising out of the lands possessed & enjoyed, or to be possessed or enjoyed, as aforesaid, to be paid at two seberal Payments within the space of two years, by even & equal payments, the first payment thereof to be upon the first day of November, which shall be in the year of Our Lord One thousand six hundred sixty two, and the second day of payment to be upon the first day of November, which shall be in the year of Our Lord one thousand six hundred sixty & three.

And be it also Enacted by the Authority aforesaid, That all and every the Souldiers, their Heirs and Assigns respectively, and all & every other person or persons having or claiming to have any Lands or Tenements in Ireland, for and towards satisfaction of any Arrears or Debentures, or having or claiming to have as a Souldier, or by, from or under any Souldier, his Heirs or Assigns, any benefit of Settlement, Confirmation or Reprizal, or any other advantage whatsoever by vertue of this present Act, shall pay, or cause to be paid, unto the Kings Majesty one full half years value of the profits arising out of the Lands possessed or enjoyed, or to be possessed and enjoyed, as aforesaid, to be paid at one intire payment upon the first day of November, which shall be in the year of our Lord One thousand six hundred sixty two.

And if it shall happen that any Adventurer or Souldier, or any other person claiming by, from or under them or any of them, shall make default of payment of all or any part of the said years value or half years value respectively herein before mentioned, to be paid by the space of Twenty dayes after any of the said respectibe dayes or times wherein the same ought to be paid, that then and immediately from and after such default made, all and every the benefit and advantage which by vertue of this present Act both or may accrue unto the person so making default, his Heirs, Executors or Assigns, shall cease, determine, and be utterly void and of no effect, and that it shall and may be lawful to proceed against such person and persons, his Heirs, Executors and Assigns, and against his and their Lands and Tenements whetoeof he or they stand possessed, as fully and amply as if he or they had not been comprized within this present Act, any thing in this Act herein

herein before contained to the contrary in any wise notwithstanding.

And to the end a due care may be had for the assessing and ascertaining the several and respective sums, which ought to be paid by the Adventurers and Souldiers, and those who claim by, from or under them or any of them, and likewise for the safe and orderly receipt, collection thereof, Be it further Enacted by the Authority aforesaid, That it shall and may be lawful to and for his Majesty at any time hereafter, according to His good pleasure, to issue out such other Commission and Commissions, to be directed to such other persons, not being any of the Commissioners for execution of the Declaration and Instructions and this present Act, as his Majesty shall think fit, which said other Commissioners so as aforesaid to be appointed, or so many of them as in the said Commission or Commissions shall be directed, shall have Power and Authority by virtue of this Act to impanel Juries and examine Witnesses to administer Oathes to the parties concerned, to cause the Lands to be viewed and surveyed; and by all or any of these ways, or by any other lawful way or means whatsoever, to inquire into and inform themselves of the true yearly value of all and every the Messuages, Manors, Lands, Tenements and Hereditaments, possessed by any Adventurer or Souldier, or any other person claiming by, from or under them any benefit by virtue of this present Act, as the same were worth in the year One thousand six hundred fifty nine, and to Order and Declare the true and full yearly value of the same, which Declaration and Order of the said Commissioners, or of so many of them as shall be thereunto Impowered, shall be entered in a Book to be kept for that purpose, and a Duplicate thereof shall be returned into his Majesties Court of Exchequer, there to remain as a Record, and shall be and is hereby made a Charge upon all and every the Messuages, Lands and Tenements therein mentioned, described or referred unto, and shall be sufficient to Intitle his Majesty to have and receive a years value or a halfe years value, according to that rate, and in such manner as is herein before limited; which several and respective sums so ascertained as aforesaid, shall under the Penalties herein before mentioned be paid unto the Right Honourable Roger Earl of Orrery, and John Lord Viscount Massareene, whom his Majesty hath appointed to be his Receivers of the same, or to such other persons as his Majesty shall hereafter appoint for that purpose, who shall accompt for and pay unto his Majesty in his Court of Exchequer all and every the sums of money by them received.

And it is hereby further Declared and Enacted, that the
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Receivers for the time being shall observe and follow such Directions and Instructions as his Majesty hath heretofore given, or at any time hereafter shall give.

Provided nevertheless and be it Enacted, That all Lands, Tenements and Hereditaments, which are or shall be before the first day of May, One thousand six hundred sixty and two, settled or conveyed by Erasmus Smith Esq; for any pious or charitable use, shall be and are hereby exempted and freed from paying the years Rent or full years value of the profits herein before assailed, imposed or reserved, any thing in this present Act contained to the contrary notwithstanding.

Provided alwayes and it is hereby further Enacted, That where any Lease or Leases of any Messuages, Manors, Lands or Tenements, whereof the next or immediate reversion or remainder doth or shall appertain to any innocent Protestant or Papist, not exceeding the time and term of One and Thirty years, or Three lives, from the Three and Twentieth day of October, One thousand Six hundred forty one, or other sooner time of making thereof, are forfeited to and vested in his Majesty: It shall and may be lawful to and for the Lord Lieutenant, or other Chief Governour or Governours for the time being, by any Writ under his or their Hands and Seals to grant the rest and residue of such lease or leases unto such innocent person or persons as are or shall be Intituled unto the next or immediate reversion or remainder, which Grants shall be sufficient to Intitle the persons to whom they shall be respectibely made to enjoy the said lease or leases against us, Our Heirs and Successors, and against all and every other person.

And be it further Enacted by the Authority aforesaid, That Donnough Earl of Clancarthy, and Charles Viscount Muskry his Son, and both of them respectibely, shall be and are hereby restored unto their Blood and Honour, and shall and may derive their Pedigree and Descent from their and every of their Ancestors, Lineal and Collateral, and shall be and are hereby restored unto, and shall and may have, hold, possess and enjoy unto them and their Heirs respectibely, all and singular the Titles of Honour, Dignities, Honours, Manors, Castles, Lordships, Lands, Tenements, Reversions, Remainders, and all other Hereditaments, Right, Title and Interest whatsoever in the said Kingdome of Ireland, which be the said Donnough Earl of Clancarthy, or the said Charles Viscount Muskry or either of them, or any other person or persons in Trust for them or either of them, or to their or either of their use or uses, had, held or enjoyed, or of right ought to have held or enjoyed on the Two and Twentieth day of

of October, One thousand six hundred forty one, or at any time since according to, by and under the same Tenure, Rents and Services as the same were then held, and by and under no other Tenure, Rents or Services, this present, or any other Act, Law, Statute, Ordinance, Order, Outlawry, Attainder, Record, Provision, Sequestration, Distribution, Alotment, Judgement or Conviction, or any other Cause, Matter or Thing to the contrary notwithstanding: Saving to all and every person or persons, Bodies Politick and Corporate, their Heirs and Successors, other than to his Majesty, his Heirs and Successors, and those who shall or may claim by, from or under his Majesty, his Heirs and Successors, or any of them, all such Right, Title or Interests, which they or either of them had before the passing of this Act.

And be it further Enacted, That all such persons as are or shall be dispossessed of any part of his or their Estates in order to the said Earl of Clancarty and Lord Viscount Muskry's restitution, who are reprimable by the rules of his Majesties Declaration, shall be forthwith reprimed in lands of equal worth and value. Be it further Enacted by the Authority aforesaid, That Sir Connel Farrel Knight, for his faithful and eminent Services and constant adherence to us in the Parts beyond the Seas, be and hereby is restored to and settled in so much of the Manors, Towns and Lands of Tulickin, Lackin, Kiltassery, Lislanisky in the County of Longford, the Towns and Lands of Rosmore and Ferry-Glas in the County of Leytrim, the Towns and Lands of Loghil, Ederagh, Creagh, Carromoare, Linnen, Derryartwood, Ballyglaslan, Mullacorney, alias Mullaghwerny, and Larach in the said County of Longford, as were belonging to John Farrel father to the said Sir Connel, and unto him the said Sir Connel, or either of them, the Two and Twentieth day of October, One thousand six hundred forty one, or at any time since, to have and to hold unto the said Sir Connel Farrel, his Heirs & Assigns for ever, under such Rents, Tenures and Services as they were formerly held.

And it is further Enacted by the Authority aforesaid, That Cornet Robert Meredith, and such others to whom the premises were set out for Arrears, be forthwith reprimed for the same by other forfeited lands of equal value, worth and purchase, by Our Commissioners appointed or to be appointed for putting Our Gracious Declaration and Instructions in execution, and that the lands so to be set and given for reprimals unto the said Cornet Robert Meredith and the others interested in the lands aforesaid, be by the Authority aforesaid on the setting out thereof, vested and settled in the said Robert

Meredith, and the rest of the said persons to be repprized and their Heirs respecttibly.

And be it further Enacted by the Authority aforesaid, That Sir William Pen shall be forthwith repprized to the full yearly value, worth and purchase of the Lands by him heretofore possessed, and according to the value of the said Lands in the Barony of Muskry, whereof he hath been dispossessed in order to the Restitution of the Earl of Clancarty, at the time of his Surrender, and his Improvements of the same, and for the Arrears of Rents quitted to the said Earl, as also for the Rent that would or might become due, until the said Sir William Pen shall be possessed of a full Repprize as aforesaid, out of such forfeited Lands and Possessions as he now holdeth as Tenant to His Majesty, in the said County of Corke, so far as the same will extend thereunto, and in case of Defect or Restitution of any of the said Lands, the same to be made up out of other forfeited Lands of a good and clear Title and unincumbered, with the first that shall be repprized. And if the Title of any of the Lands by which he shall be so repprized, shall be defective, or that the said Lands be liable to Incumbrances, that forthwith upon Discovery of the same, his Repprize shall be made up fully by other forfeited Lands of a clear Title, and free from Incumbrances, and so from time to time, till the said Repprize be compleated as aforesaid.

And whereas there was formerly intended to be settled on the Orphans of Colonel Owen O Connely, particularly mentioned in the Declaration, Lands to the value of Two Hundred Pounds per annum, as a Recompence for the fathers Services performed in the Discovery of the Rebellion which began the Three and Twentieth of October, One Thousand Six Hundred forty One; Be it therefore Enacted by the Authority aforesaid, That the Commissioners to be appointed for the Execution of this Act, shall and are hereby impowered to set out for the use of Arthur and Martha O Connely, Orphans of the said Owen O Connely, their Heirs and Assigns, out of the forfeited Lands of Murragh, Leestown, Westperstown, Bernonstown, Artaine, Bremore, alias New Haven, in the Baronies of Balruddery and Conlocke, or elsewhere in the County of Dublin, an Estate of the value of Two Hundred Pounds per annum, which Estate of Two Hundred Pounds per annum, so to be set out for their use, shall be chosen out of such of the aforesaid Lands as are forfeited, for the best convenience of the Orphans, under the like Rents and Centures, and with the like Benefit of Repprizals in case of Restitution, Remobal, or Incumbrance, as Adventurers are to have by virtue of this present Act: which Lands so to be set out as aforesaid.

aforesaid, are to be fetled upon the said Orphans, their Heirs and Assigns, in such manner and proportions, and according to such Rates and Values as the Lord Lieutenant, or other Chief Governour or Governours of Ireland, for the time being shall direct and appoint.

Provided always, That neither this Act, nor any thing therein contained, shall be construed or extend to prejudice Anne Marchioness Dowager of Clanrickard, her Right unto any the Lands or Hereditaments fetled upon her for her Joyn-ture, but that the said Marchioness of Clanrickard, her Tenants and Assigns, shall forthwith enter into, possess and enjoy the said Lands and Hereditaments, according to her Title unto the same, in the same manner and form as she and they might have done, if this Act had not been had nor made, this Act or any thing therein contained notwithstanding.

Provided always, That neither this Act, nor any thing therein contained, shall be construed to prejudice the Grant made by his Majesties late Father of ever Glorious Memory, unto George Lane Esq; in Trust for Sir George Hamilton, of the Lands, Tenements and Hereditaments whereof John Draycot of Mornonstown, in the County of Meath Esq; attainted of High Treason, and since deceased, was seized, or some other person or persons in trust for him or to his use, in the Year One Thousand Six Hundred Forty One, but that the same shall be of such and no other effect, as if this Act had not been made.

Provided also, and be it Enacted by the Authority aforesaid, That Captain William Hamilton of Lough Currine in the County of Tyrone, his Heirs and Assigns, be forthwith satisfied for all such Arrears as upon stating thereof shall appear to rest due unto him, either in his own Right, or as Heir, Executor, Administrator or Assignee to others, for his or their respective Services in the War of Ireland, Out of the Lands, Tenements or Hereditaments lately belonging or reputed to belong unto Sir Phelim O Neile of Kinard Knight, lying and being in the Barony of Dungannon, in the County of Tyrone, according to the Rates of Ten Years purchase free Rent, over and above all Incumbrances and Repairs whatsoever, subject nevertheless to the like Rents, Payments, Censures and Services, as either the Lands of Officers who served before June, One Thousand Six Hundred and forty Nine, are subject unto within that Province. And if in case the said Lands, Tenements and Hereditaments belonging unto the said Phelim O Neile, at the Rate aforesaid, shall not amount to a full Satisfaction of the said Arrear or Arrears, then the remaining part of such Arrear or Arrears, shall be satisfied and set forth to him the said William Hamilton, his Heirs or Assigns.

Assigns, out of the forfeited Lands, Tenements and Hereditaments, lying and being in the Baronies of Ardagh and Grannard in the County of Longford, at the like rate and in like manner as aforesaid, any thing in this Act contained to the contrary in any wise notwithstanding.

Provided alwayes, That such forfeited and unredemptible lands within and contiguous to the Mile-Line in the County of Clare, that were set out unto Sir Richard Ingoldsby Kt. of the Bath, and Sir Henry Ingoldsby Baronet, or either of them in satisfaction of one thousand five hundred and fifteen pounds eleven shillings and two pence, with their now dwelling Houses and Gardens in Limrick, of which they or either of them were possessed by themselves or Tenants the Seventh of May, One thousand six hundred fifty nine, in consideration of their great Expence by improvement on the premises, be hereby vested, settled and assured in and upon them, their Heirs and Assigns forever, they or either of them delivering up to the Lord Chancellor of Ireland, who is hereby impowered to receive the same, so many Debentures for Pay due to Officers before One thousand six hundred forty nine, as at the rate of Twelve shillings Six pence in the pound, shall amount unto the full sum of Two thousand pounds in lieu of the said One thousand five hundred and fifteen pounds, the same to be held and enjoyed by such Tenures, Rents and Services, as other Lands and Houses set out for Services in the year One thousand six hundred forty and nine, are or shall be held by this present Act.

And in case they shall be dispossessed of any of the said Houses or Lands by virtue of the Declaration, or any Clause in this Act, That they shall have redress for the same in such manner as other persons are redressable by this Act, any thing in this Act to the contrary notwithstanding.

Provided also, and be it further Enacted, That out of the several parcels of Land of and in Cloenogrha, Lackleenagh, Clenevore, Capprogge and Cloonederage, with their members and appurtenances in the County of Longford, Lands to the clear yearly value of fifty pounds per annum, be settled upon and granted unto John Ferral Esq; your Majesties Servant, and his Heirs, to be held in Capite and by the yearly Rent of Twenty shillings a year, any Grant, Clause, matter or Thing herein contained to the contrary notwithstanding.

And forasmuch as Captain John Bartlet and Captain Thomas Bartlet have been eminently serviceable in and upon the Coast of Ireland to your Majesty and your Royal father of blessed memory: Be it further enacted by the Authority aforesaid, That the said John Bartlet, and the Heir of the said

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Thomas Bartlet, their Heirs and Assigns, be equally satisfied and paid whatsoever is due unto them, or their Heirs or Assigns, for their or either of their Disbursements in the said Service, before the first day of June, One Thousand Six Hundred forty Nine, according to such Accompts and stating thereof, as shall be allowed by the Lord Lieutenant and Council of Ireland, out of the Lands, Houses, and other the Security appointed or set apart for Satisfaction of the Commission-Officers that served in Our Kingdom of Ireland, before the said fifth day of June, One Thousand Six Hundred forty and Nine, and in such manner as they or any of them are appointed to be satisfied and paid in or by his Majesties Gracious Declaration of the Thirtieth of November, One Thousand Six Hundred and Sixty, or any Act or Acts made pursuant thereunto, any thing herein before mentioned to the contrary notwithstanding.

Provided always, and Be it Enacted, That this Act, or any thing therein contained, shall not extend or be construed to extend to any Manors, Castles, Towns, Villages, Messuages, Lands, Tenements or Hereditaments, which are or were of Sir Andrew Aylemer of Donnada in the County of Kildare, Knight and Baronet, but that he the said Sir Andrew Aylemer his Heirs and Assigns, shall and may have, hold, and enjoy all and every such Manors, Castles, Towns, Villages, Messuages, Lands, Tenements and Hereditaments whereof he was so seized or possessed the two and twentieth of October, One Thousand Six Hundred forty One, according to such Right and Title therein, as he or they respectively then had, any thing in this Act contained to the contrary thereof notwithstanding.

Provided always, and Be it Enacted by the Authority aforesaid, That this Act, or any thing or matter therein contained, shall not extend to any Lands, Tenements or Hereditaments whereof James Lord Audley Earl of Castle-Haven, was seized or possessed in this Kingdom, on the Two and Twentieth of October, One Thousand Six Hundred forty One, nor to prejudice or avoid any Right, Title or Interest that the said Earl, his Heirs or Assigns had or might have to or in any Lands, Tenements or Hereditaments in this Kingdom, but that the said Earl, his Heirs, Executors or Assigns may be and are hereby restored to all and singular such Lands, Tenements and Hereditaments, whereof he or they were lawfully seized or possessed, and that all and every person or persons, their Heirs, Executors or Assigns, that have had all or any part of such Lands, Tenements or Hereditaments set out unto them, are hereby immediately to be removed, and that such who shall be

so removed, and are justly capable of Reprieve, be Reprieved as others in like cases are to be reprieved, any thing in this Act to the contrary notwithstanding.

And Be it further Enacted by the Authority aforesaid, That Colonel John Fitz-Patrick of Castle-Town in the Queens County, shall be and is hereby restored in Blood, and enabled to make and derive his Pedigree from any Ancestor Lineal or Collateral; and shall also be restored unto and vested in the Real and Actual possession and seizin to him and his Heirs, of all and every the Castles, Mannors, Lands, Tenements and Hereditaments, Reversions and Remainders and Leases whereof the said Colonel John Fitz-Patrick or his father, or any other in Trust for them or either of them, or to their use, were at any time before the Two and Twentieth of October, One thousand six hundred forty one, lawfully seized or possessed, any thing in this Act or otherwise notwithstanding.

And that all and every the persons to be removed from any of the premises, shall be forthwith reprieved for the same, according to the merit of his case.

Provided always, That this Act or any thing therein contained, shall not extend to prejudice his Majesties Grant under the Great Seal unto Sir George Preston Knight and his Heirs, of the forfeited Mills, wares and fishings upon the River of Shannon, or upon any part thereof, and upon the Sea Coast in the Province of Connaught and in the County of Leitrim, but that the same shall be of such and no other force and effect than as if this Act had not been made.

And whereas Thomas Cooper and William Row are Purchasers of certain Lands in the Barony of Denifore in the County of Westmeath, for which they paid five thousand Pounds, or thereabouts, to Edward Carey late of the Middle Temple Esq; who had formerly purchased the same of others other Adventurers; And the said Thomas Cooper and William Row, their Heirs or Assigns, being in possession upon the Seventh day of May in the year One thousand six hundred fifty and nine, may happily expect according to some general words in His Majesties Declaration, and those His Majesties former Instructions contained, that their Estates should be made good to them as well as to any other Adventurers or their Assigns.

Nevertheless his Majesty being well assured that the purchase made by the said Thomas Cooper and William Row, was only in trust for the wife and Children of Archibald Hamilton, then newly executed for Treason in Scotland; and the moneys laid out in that purchase for the wife and Children, were given by Cromwel as a Reward of those Treasons, hath thought

thought fit to distinguish this Case from the Case of other Adventurers and their Assigns; Be it therefore Enacted by the Authority aforesaid, That the said Thomas Cooper and William Row be removed from the possession of the premises; and all other persons claiming by, from or under them; and that the same be delivered unto Thomas Pigot Esq; Master of Our Court of Wards and Liberities in Ireland, and unto Matthew Lock Esq; To Have and to Hold to them and their Heirs; subject nevertheless to the payment of the like Rents and Services as the Adventurers for Lands in the Province of Leinster are, and granting to them the like Benefit of Reprieves in cases of Restitution, as the Adventurers, or their Assigns should have had in case they had still enjoyed the same.

Provided always, and Be it Enacted by the Authority of this present Parliament, That one Grant or Lease made by Randal now Marquess of Antrim, on or about the One and Twentieth day of November, in the year of Our Lord One Thousand Six Hundred Thirty Seven, of the Barony of Carey, the Lordship of Bally Castle, and the Island of Rachlins, and all his Lands and Hereditaments within the said Barony, Lordship and Island, or any of them, unto Alexander Mac Donnel, John Moore, Archibald Stewart, and John Trayleman, for ninety nine years, from Michaelmas, One Thousand Six Hundred Thirty Seven, which Lease was made in Trust for payment of, and Counter-Security against his Debts, shall be and remain of the like effect and force in Law, and no other, as the same was before the making of this Act, any thing in this Act before contained to the contrary notwithstanding.

And that the said Estate and term of years of and in the said demised premises, shall be and is hereby transferred from the aforesaid Lessees unto, and vested and settled in Martin Noel Esq; Thomas Carleton Citizen and Mercer of London, and John Bradborne of the Middle Temple London Gentleman, who shall hold and enjoy the said demised premises from henceforth, for and during such Interest as they legally have by the said Lease, upon this Trust reposed in them, the said Martin Noel, Thomas Carleton and John Bradborne, that they, their Executors and Administrators shall from time to time dispose and employ such moneys as they shall raise or receive by or out of the said Premises for and towards the Satisfaction and Payment of all such Debts of the said Marquess, as are yet unpaid, and were intended by the said Lease of Ninety nine years to be secured, and that all and every person and persons now seized or possessed of any part of the premises, and reparable

repizable by the Rules of the Declaration and Instructions and this present Act, shall be forthwith repized for so much as shall be Adjudged from Them by Virtue of the said Lease.

Proibided alwayes, and Be it Enacted by the Authority aforesaid, That it shall and may be lawful to and for the Right Honourable Thomas Earl of Southampton Lord High Treasurer of England, Anthony Ashley, Lord Ashley, Sir Orlando Bridgman Knight and Baronet, Lord Chief Justice of his Majesties Court of Common Pleas, and Sir Henry Vernon, To Have, Hold and enjoy to them and their Heirs and Assigns all that the Castle, Manor and Abby of Eniscorthy in the County of Wexford, and all those Manors, Townships, Lands, Tenements, Territories and Hereditaments, late parcel of the possessions of Robert Wallop, commonly called or known by the name of Kilbeck, Clony, Turnesallough, and Effernock, and also all that the Priory or Rectory and Church Impropritate of Salsker, in the said County of Wexford, late parcel of the possessions of the said Robert Wallop, with all Tythes, Oblations, Obventions, and all other Profits whatsoever thereunto belonging, and all other the Messuages, Lands, Tenements, Tythes, Rents, Reversions and Hereditaments whatsoever in the Kingdom of Ireland, granted or mentioned to be granted unto the said Earl of Southampton, Lord Ashley, Sir Orlando Bridgman, and Sir Henry Vernon, and their Heirs, in and by certain Letters Patents bearing Date the Six and Twentieth day of September, in the Thirteenth year of his Majesties Reign, which said Letters Patents shall be and are hereby ratified, confirmed and approved according to the Tenor and Purport thereof, any thing in this present Act contained to the contrary thereof in any wise notwithstanding.

Proibided alwayes, and Be it further Enacted by the Authority aforesaid, That it shall and may be lawful to and for Sir Richard Ingoldsby Knight of the Bath, to receive and take to his own use the Rents, Issues and Profits of all and singular the Messuages, Lands and Tenements formerly belonging to Sir Hardres Waller, and now forfeited by the Attainder of the said Sir Hardres Waller for High Treason, and also all and singular the Goods and Chattels formerly belonging to the said Sir Hardres Waller, and now forfeited, wheresoever the same shall be found in the Kingdom of Ireland, until the said Sir Richard Ingoldsby shall out of the Rents and Profits, or by reason of the said Goods and Chattels be fully satisfied and paid the sum of Two Thousand Pounds with the Interest thereof since the year One thousand Six hundred fifty eight,

or so much thereof as remains yet unsatisfied, he the said Sir Richard Ingoldsby accompting for, and paying the full Overplus thereof (if any shall be) unto Our Sovereign Lord the King, any thing in this Act before contained to the contrary notwithstanding.

Provided always and be it further Enacted by the Authority aforesaid, That it shall and may be lawful to and for Sir George Lane Knight, his Heirs and Assignes, to have, hold, possess and quietly enjoy to the use of him the said Sir George Lane Knight, his Heirs and Assigns, all the Lands, Tenements and Hereditaments wherein the said Sir George Lane had any Estate in Possession, Reversion or Remainder, on the fifteenth day of September, One thousand six hundred and fifty; And also all the Castles, Manors, Lands, Tenements and Hereditaments which he the said Sir George Lane, or any other person or persons in Trust for him the said Sir George Lane, or to his use hath or have purchased of or from Thomas Dutton Esq; Son and Heir of Sir Thomas Dutton Kt. deceased; and also of and from Sir John Norton of Rotherfield in the County of Southampton Baronet, situate, lying and being in the Counties of Longford and Leitrim, containing by Estimation Two Thousand Six hundred Acres of profitable land, be it more or less: And also all other the Messuages, Lands, Tenements and Hereditaments whereof John Cook and Philip Hore lately attainted for High Treason, or either of them, or any other person or persons to the use of, or in Trust for them, or either of them was or were seized or possessed on the Day they the said John and Philip respectively committed their several Treasons, or at any time since, and which were given and granted, or mentioned to be given and granted by his Majesties Letters Patents under the Great Seal of Ireland, unto the said Sir George Lane, and his Heirs, according to the purport and meaning of the said Letters Patents, all which said Manors, Castles, Lands, Tenements and Hereditaments are to be held and enjoyed by the said Sir George Lane his heirs and assigns, with like benefit of Reprieval in case of Restitution, as any Adventurers ought to have: Saving to all and every person and persons, Bodies Politick and Corporate, their Heirs, Executors, Successors and Assigns, other then to the Kings Majesty, his Heirs and Successors, and other then to the said Thomas Dutton, Sir John Norton, John Cook and Philip Hore, or any of them, or the Heirs, Executors, Administrators or Assigns of them, or any of them, and other than such person and persons, their Heirs, Executors, or Assigns, as do or may claim to the use of or in trust for them or any of them, and other than to such

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person and persons, their Heirs, Executors and Assigns, who shall not be adjudged innocent according to the Qualifications of this present Act, all such Estate, Right, Title and Interest, either in Law or Equity, as they or any of them had before the making of this Act, any thing in this Act contained to the contrary notwithstanding.

Provided alwayes, and be it Enacted, That the Lands, Tenement and Hereditaments now in the possession of George Duke of Albemarle, or his Assigns, which are or shall be confirmed to him, his Heirs and Assigns, by or in pursuance of this or any other Act of this Parliament, or any other Grant from his Majesty, his Heirs and Successors, shall be, continue and remain to him, his heirs and assigns for ever, to be held in free and common Soccage, as of his Majesties Castle of Dublin by fealty, and the yearly Rent of Ten pounds payable at the Two most usual feasts in the Year (viz.) Saint Michael the Arch-Angel and our Lady Day, by Two most equal Portions at his Majesties Receipt of the Exchequer, and freed and discharged from all other Rents, Accompts, or other Services to his Majesty, his Heirs or Successors, any thing in this or any other Law, Statute or Ordinance to the contrary in any wise notwithstanding.

Provided also and be it Enacted, That the Town of Mollingar in the County of Westmeath, with all the houses, Castles, Tenements, Lands and Commons thereunto belonging and forfeited to his Majesty, be, and they are hereby settled upon Sir Arthur Forbels Baronet and his heirs for ever, according to a Grant thereof passed unto him by Letters Patents under his Majesties Great Seal of Ireland, bearing Date the Seven and Twentieth day of July in the Thirteenth year of his said Majesties Reign.

And whereas some doubt may arise upon the words of that Clause relating to the satisfaction of such Commissioned-Officers, their heirs or assigns, who were in Regiments, Troops or Companies raised in Ireland, or Transported out of England, and served his late Royal Majesty of Glorious memory, or his now Majesty in the Wars in Ireland, at any time before the fifth day of June, One thousand six hundred forty nine, whether provision be thereby made for satisfaction of the Arrears due to James Duke of Ormond, Robert Earl of Leicester, according to their several Commands they bore in the said Kingdom of Ireland: Be it therefore Enacted by the Authority aforesaid, That all and several Arrears due to the said James Duke of Ormond, and Robert Earl of Leicester, or either of them, by or upon all or any their Entertainments or Allowances, according to their Commands aforesaid, be
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and shall be satisfied out of the lands, Tenements and Hereditaments, and other securities by this present Act laid out and ascertained for the satisfaction of such Officers unto the said Duke and Earl, their Heirs or Assigns, according to the same rate, and in the same manner as such Arrears by this present Act are to be satisfied, any Clause or thing in this Act to the contrary notwithstanding.

And for the better satisfaction of Robert Southwel of Kingsale in the Kingdom of Ireland Esq; the sum of Seven hundred pounds by him heretofore furnished for the supply of Our fleet in the year One thousand six hundred forty eight, being then in the Port of Kingsale aforesaid:

Be it therefore Enacted by the Authority aforesaid, That the forfeited Lands late the freehold and inheritance of Philip Barrioge, lying in the Liberty of Kingsale and Barony of Kinalea in the County of Cork in the said Kingdom of Ireland, situate, lying and being in the several Plow-lands and Places herein after mentioned: One Plow-land called Rincorran, One Plow-land called Raghmore, and one Plow-land called Preehaus lying in the liberty of Kingsale, one half of a Plow-land called Toghermeshim, half a Plow-land called Currentry Leshane, half a Plow-land called Knocknenaffe, half a Plow-land called Ballineclashy, and one quarter of a Plow-land called Ballinvallin, lying and being in the Barrony of Kinelea in the County of Cork, all containing by estimation One thousand Three hundred Seventy and two Acres: as also parcel of the forfeited lands of James Melliphont (vide,) One Plow-land called Southwaters land, wherein is the place called Cilly and Bensons Cow, containing about One hundred and Sixty Acres, and lying and being in the said liberty of Kingsale, be held and enjoyed by the said Robert Southwel, his Heirs and Assigns, in satisfaction and full recompence of his said Debt, to hold the same to the said Robert Southwel, his Heirs and Assigns for ever, subject nevertheless to the like Rents and Services, and with like benefit of Reprizal in case of restitution, as any adventurer ought to have, and also with like benefit of reprizal, in case the same be due to any Adventurer or Soldier by virtue of this Act, any thing in this present Act contained to the contrary notwithstanding.

Provided alwayes, and be it Enacted by this present Parliament, and by the Authority of the same, That the Lordships of Templetown, Mooretown and Moulclogh in Cowly in the Diocels of Ardmagh, the Lordship of Killaran, the Rectories of Monasterboice, Delert, Clougegan, and the Lands and Hereditaments of Terman Feigham Doulier and Dow-

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nam, or by what other Name or Names they or any of them are known or called; with their and every of their appurtenances, shall be and are hereby settled and bested in William Legge Esq; one of the Grooms of his Majesties Bed-Chamber, his Executors and Assigns, for the term of Ninety nine Years to be accounted from the determination of one or more lease or leases heretofore made unto Sir Thomas Plunket Lord of Lowth, or to any other person or persons under such Yearly Rents and services as any Adventurers ought to pay within the Province where the premises do lye, unless the Rent formerly reserved were greater, in which case the highest Rent is to be paid.

And whereas there was set out and assigned unto Colonel Carey Dillon certain Lands, Tenements and Hereditaments within the Mile-line of Connaught and Clare, in satisfaction of a small part of his Arrears due unto him for Service in Ireland, before the fifth of June, One thousand six hundred forty nine, and by the Declaration confirmed unto him;

Be it therefore hereby further Provided and Enacted by the Authority aforesaid, That the said Carey Dillon, his Heirs, Executors, Administrators and Assigns, shall and may receive for the remainder of his Arrears unsatisfied for Service in Ireland, before the fifth of June, One thousand six hundred forty nine, farther and equal satisfaction, with other the Commissioned-Officers that shall or are to receive satisfaction for their respective Arrears, due before the said fifth of June, One thousand six hundred forty nine, by virtue of this Act; any thing in this Act contained to the contrary in any wise notwithstanding.

And whereas several Clauses, Articles, Instructions, Provisions, and other matters herein before and after mentioned, do relate to particular persons, and concern the Disposition and Settlement of several lands and Tenements to them, wherein and whereby divers innocent persons, Bodies Politick and Corporate, their innocent Heirs, Executors, Successors or Assigns, may receive great loss and prejudice, if due care be not had for saving their Just Rights and Interests; Be it therefore Enacted and Declared, That the several and respective Estates, Rights, Titles and Interests, belonging to any innocent person or persons, Bodies Politick or Corporate, or to their innocent Heirs, Executors, Successors or Assigns, shall be and is hereby saved unto him or them respectively, any Clause, Article, Instruction, Provision, or other Grant or Disposition thereof herein made to the contrary notwithstanding.

Whereas James Duke of Ormond in the time of his being
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Lieutenant General and General Governour of this his Majesty's Kingdom of Ireland, hath from the beginning of the Rebellion here in a most Emergent manner Acted in the Suppression thereof, and the Reducing the Persons involved therein unto their due Obedience; and hath upon the most abstracted Considerations of Honour and Conscience, faithfully adhered to his Majesty, and to the Crown of England, without any Regard had to his own Estate or Fortune: And whereas divers Estates in tale for life or years whereof the Reversions and Remainders in fee, or fee tale is, or are in the said Duke, or in Elizabeth Dutchess of Ormond his wife, are by means of the said Rebellion, or by virtue of this present Act, or otherwise become forfeited or vested in his Majesty, and divers other Mortgages, Leases, Statutes, Judgements, and other Securities for moneys have been made, and acknowledged by the said Duke, or some of his Ancestors, unto persons whose Estate are by this present Act or otherwise vested in his Majesty, and his Majesty is thereby intituled unto the same, of which if his Majesty should take advantage, the same should not onely be very prejudicial to the said Duke, in respect of his own Estate, but also in respect of the Estates which he holds and enjoys in the Right of his said Dutchess, and would very much hinder the said Duke and Dutchess in the settling of their Estate, in such manner that he may provide for the payment of his Debts, and make provision for his Children:

And whereas the said Duke of Ormond and the Lady Elizabeth Dutchess of Ormond his wife, have heretofore made one or more Conveyance or conveyances, thereby intending to settle their Estates in the said Kingdom of Ireland in their posterity; and to provide for their younger Children, which Conveyance or Conveyances is, or are by means of the late troubles in the said Kingdom lost, or otherwise miscarried; and divers Changes and Alterations relating to their said Estates have happened since the making thereof as well by the Deaths of some of the Children of the said Duke and Dutchess, provided for thereby, and by the Birth of other Children not yet provided for, and divers Debts have been since contracted by the said Duke, which he in Honour and Justice holds himself obliged to pay, but by reason of the said former Conveyances and Settlements, if they should hereafter rise up in proof or come to light, questions and differences might arise thereupon:

And whereas the said Duke and Dutchess in and by one Adventure Quadrupartite, purporting a Deed of Grant or Feoffment, bearing date the Twentieth day of December, One thousand Six hundred Sixty one, in the Thirtieth year of

nam, or by what other Name or Names they or any of them are known or called; with their and every of their appurtenances, shall be and are hereby settled and vested in William Legge Esq; one of the Brooms of his Majesties Bed-Chamber, his Executors and Assigns, for the term of Ninety nine Years to be accounted from the determination of one or more lease or leases heretofore made unto Sir Thomas Plunket Lord of Lowth, or to any other person or persons under such Yearly Rents and services as any Adventurers ought to pay within the Province where the premises do lye, unless the Rent formerly reserved were greater, in which case the highest Rent is to be paid.

And whereas there was set out and assigned unto Colonel Carey Dillon certain Lands, Tenements and Hereditaments within the Mile-line of Connaught and Clare, in satisfaction of a small part of his Arrears due unto him for Service in Ireland, before the fifth of June, One thousand six hundred forty nine, and by the Declaration confirmed unto him;

Be it therefore hereby further Provided and Enacted by the Authority aforesaid, That the said Carey Dillon, his Heirs, Executors, Administrators and Assigns, shall and may receive for the remainder of his Arrears unsatisfied for Service in Ireland, before the fifth of June, One thousand six hundred forty nine, farther and equal satisfaction, with other the Commissioned-Officers that shall or are to receive satisfaction for their respective Arrears, due before the said fifth of June, One thousand six hundred forty nine, by virtue of this Act, any thing in this Act contained to the contrary in any wise notwithstanding.

And whereas several Clauses, Articles, Instructions, Provisoes, and other matters herein before and after mentioned, do relate to particular persons, and concern the Disposition and Settlement of several lands and Tenements to them, wherein and whereby divers innocent persons, Bodies Politick and Corporate, their innocent Heirs, Executors, Successors or Assigns, may receive great loss and prejudice, if due care be not had for saving their Just Rights and Interests; Be it therefore Enacted and Declared, That the several and respective Estates, Rights, Titles and Interests, belonging to any innocent person or persons, Bodies Politick or Corporate, or to their innocent Heirs, Executors, Successors or Assigns, shall be and is hereby saved unto him or them respectively, any Clause, Article, Instruction, Provisoe, or other Grant or Disposition therent herein made to the contrary notwithstanding.

Whereas James Duke of Ormond in the time of his being Lieu-

A Lieutenant General and General Governour of this his Majesty's Kingdom of Ireland, hath from the beginning of the Rebellion here in a most Eminent manner Acted in the Suppression thereof, and the Reducing the Persons involved therein unto their due Obedience; and hath upon the most abstracted Considerations of Honour and Conscience, faithfully adhered to his Majesty, and to the Crown of England, without any Regard had to his own Estate or Fortune: And whereas divers Estates in taylor for life or years whereof the Reversions and Remainders in Fee, or Fee taylor is, or are in the said Duke, or in Elizabeth Dutchess of Ormond his wife, are by means of the said Rebellion, or by virtue of this present Act, or otherwise become forfeited or vested in his Majesty, and divers other Mortgages, Leases, Statutes, Judgements, and other Securities for moneys have been made, and acknowledged by the said Duke, or some of his Ancestors, unto persons whose Estate are by this present Act or otherwise vested in his Majesty, and his Majesty is thereby intituled unto the same, of which if his Majesty should take advantage, the same should not onely be very prejudicial to the said Duke, in respect of his own Estate, but also in respect of the Estates which he holds and enjoys in the Right of his said Dutchess, and would very much hinder the said Duke and Dutchess in the settling of their Estate, in such manner that he may provide for the payment of his Debts, and make provision for his Children:

And whereas the said Duke of Ormond and the Lady Elizabeth Dutchess of Ormond his wife, have heretofore made one or more Conveyance or conveyances, thereby intending to settle their Estates in the said Kingdom of Ireland in their posterity, and to provide for their younger Children, which Conveyance or Conveyances is, or are by means of the late troubles in the said Kingdom lost, or otherwise miscarried; and divers Changes and Alterations relating to their said Estates have happened since the making thereof as well by the Deaths of some of the Children of the said Duke and Dutchess, provided for thereby, and by the Birth of other Children not yet provided for, and divers Debts have been since contracted by the said Duke, which he in Honour and Justice holds himself obliged to pay, but by reason of the said former Conveyances and Settlements, if they should hereafter rise up in proof or come to light, questions and differences might arise thereupon:

And whereas the said Duke and Dutchess in and by one Adventured Quadruplicate, purporting a Deed of Grant or Feoffment, bearing date the Twentieth day of December, One thousand Six hundred Sixty one, in the Thirtieth year of

of his Majesties Reign, and made or mentioned to be made between the said Duke and Dutcheſs of the first part, Hugh Earl of Mount-Alexander, Sir George Lane, and Sir William Flower of the second part, Donnogh Earl of Clancarthy, Sir Paul Davys, and George Carr Esq; of the third part, and Thomas Harman, Edward Butler, John Bourden, and Laurence Walsh of the fourth part, have settled and limited, or made mention to settle and limit the Honours, Castles, Manors, Lordships, Lands, Tenements and other Hereditaments in that Quadrupartite Indenture mentioned, to such uses and in such manner as are therein mentioned:

And whereas his Majesty to shew his gracious Acceptance of the Service and hazards by him undergone and performed, is willing not onely to restore the said Duke and Dutcheſs to all their Honours, Dignities, Signiories, Manors, Castles, Lands, Tenements and Hereditaments, which by the general scope of this Act, and by some Construction that might thereupon be made, by reason of some Distribution or Allotment that hath been made thereof by the late Usurped Powers, might be vested in his Majesty, but also to confer upon the said Duke, and free both his and the Estate of the said Dutcheſs, from all Estates in Tayl, Mortgages, Leases, Statutes, Judgments, and other Securities, which are become forfeited, and are vested in his Majesty as aforesaid, and to which the Manors, Lands, or Estate in possession, Reversion or Remainder of the said Duke and Dutcheſs, or either of them, are or may be subject and lyable: And his Majesty is also willing that the said Duke and Dutcheſs should settle their Estate in such manner as the same is or are mentioned to be settled by the said Indenture Quadrupartite: For all which Ends and purposes, Be it Enacted by the Authority aforesaid, That the said James Duke of Ormond, and the Lady Elizabeth Dutcheſs of Ormond his Wife, shall be and are hereby restored unto, and shall and may have, hold, possess and enjoy all and singular the Titles of Honour and Dignities which they had, or of Right ought to have held the Two and Twentieth day of October, in the year of Our Lord God One thousand Six hundred forty and one, or at any time since, and shall be also restored unto, and are hereby restored unto, and shall and may have, hold, possess and enjoy all and singular the Seigniories, Manors, Castles, Lordships, Lands, Tenements Hereditaments, Reversions, Remainders, and all other Hereditaments and Interests whatsoever in the said Kingdom of Ireland, which he the said James Duke of Ormond & the said Lady Elizabeth Dutcheſs of Ormond his Wife, or either of them, in Right of the said Duke, or of the said Dutcheſs, or otherwise,

otherwise, or any other person or persons in Trust for them, or either or any of them had, held or enjoyed, or of right ought to have, hold or enjoy, on the said Two and Twentieth day of October, One thousand six hundred forty and one, or at any time since as fully and freely, and for such Estate and Estates as they or any in Trust for them then had, held or enjoyed the same, together with all the Rents, Issues and Profits thereof, since the four and Twentieth day of April, in the year of Our Lord God One thousand six hundred and sixty, in as large, ample, and beneficial manner and form to all intents and purposes, as he the said James Duke of Ormond and the said Lady Elizabeth Dutchess of Ormond, or either of them, or any other person or persons in Trust for him or her, or to his or her use had, held or enjoyed, this present Act, or any other Act, Law, Statute, Ordinance, Order, Attainder, Record, Provision, Sequestration, Distribution, Allotment, Judgement or Conviction, or any Clause, Matter or thing had, made, Transacted, or done to the contrary notwithstanding.

And to the end that the said Duke and Dutchess may have, hold, possess and enjoy their Estate and Estates, free from all Estates, Taile, Mortgages, Leases, Statutes and Judgements, and other securities for moneys forfeited to his Majesty, to which their Estate or Estates are or may be liable;

Be it therefore further Enacted by the Authority aforesaid, That all Estates Tail for life or lives or for years, and all other Estates whatsoever, whereof the said Duke or Dutchess of Ormond, or any other person in Trust for them or either of them, had the reversion or the remainder the Two and Twentieth of October, in the year of Our Lord One thousand Six hundred forty and one, or at any time since, and which by virtue of this present Act or otherwise are become forfeited to his Majesty: And all Judgments, Statutes, Recognizances, and all other Securities for money of any kind or nature whatsoever, which may in any kind impeach, charge or incumber any of the Seigniories, Manors, Castles, Lordships, Lands, Tenements, Reversions, Remainders, or other Hereditaments or Interests whatsoever of the said Duke or Dutchess of Ormond, or of any other person or persons in Trust for them or either of them in the said Kingdom of Ireland, which by this present Act or otherwise are become forfeited or vested in his Majesty, shall be vested, settled and given, and are hereby vested, settled and given to the said Duke of Ormond, as fully and ample, and in as large, ample, beneficial manner to all intents and purposes, and for such
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Estate and Estates in fee-simple or otherwise, as his Majesty by virtue of this present Act, or any Clause therein contained, or by any other means had or might have had, held or enjoyed the same, any former or other Clause or Provision in this present Act, or any other Act, Law, Statute, Ordinance, Order, Attainder, Record, Provision, Sequestration, Distribution, Allotment, Judgement or Conviction, or any other Cause, Matter or Thing, had, made, Transacted or done to the contrary notwithstanding.

And to the end that the Estate and Estates of the said Duke and Dutchess may be settled in such manner as the same by the said Quadrapartite Indenture are intended to be settled; Be it therefore further enacted by the Authority aforesaid, That all and every Conveyance and Conveyances, Settlement and Settlements, Assurance and Assurances whatsoever, at any time heretofore made by the said Duke and Dutchess, or either of them, by themselves or jointly with any other persons Trussed on the behalf of them or any of their Children, for the settling of any the Honours, Seigniories, Castles, Lordships, Manors, Lands, Tenements, or any other of the Hereditaments in the said Quadrapartite Indenture, mentioned upon the said Duke or Dutchess, or either of them, or upon their or any of their Children and Blood, with or without Remainders to any other person or persons whatsoever, shall be revoked, repealed, annulled and made void, and are hereby revoked, repealed, annulled and made void.

And be it further enacted by the Authority aforesaid, That all and singular the Honours, Seigniories, Castles, Lordships, Manors, Lands, Tenements and Hereditaments, mentioned in the said Indenture Quadrapartite, and intended to be granted, settled or conveyed, or mentioned to be thereby granted, settled or conveyed, shall be by the authority of this present Act vested, settled and established, and are hereby vested, settled and established in the several respective persons, and for the several and respective Estate and Estates, Use and Uses and Intents, and under and subject to the same powers, Limitations and Trusts, as are expressed touching the same, and contained in the said Quadrapartite Indenture, as fully as if the said Quadrapartite Indenture were executed by Fine, Common Recovery, Liberty of Seizin, Attornment of Tenants, or by any other way or means whatsoever requisite or necessary for the doing thereof, and as fully as if the said Quadrapartite Indenture had been particularly recited, expressed and enacted in this Act, notwithstanding the said Elizabeth Dutchess of Ormond be

a Jeme Cobett; And although there be no other execution of the said Quadrapartite Indenture then the Power and Authority of this present Act; any other matter or thing whatsoever to the contrary notwithstanding: Saving to all and every person and persons, Bodies Politick and Corporate, their Heirs and Successors, other then to his Majesty; his Heirs and Successors, and other then to such whole Estates are forfeited to his Majesty, or are by this Act vested in his Majesty, and those who claim by, from or under his Majesty, or them or any of them, all such Right, Title or Interest as they or any of them had before the passing of this Act; and also saving to all and every person and persons, Bodies Politick and Corporate, other then the Children of the said Duke or Dutchess; and such others as claim any estate or estates in Trust for them or any of their Children, and such as claimes estates in Remainder, in Tail or Fee-simple by vertue of any conveyance or conveyances at any time heretofore made of the said Honours, Castles, Lordships, Manors and Lands, in and by the said Quadrapartite Indenture settled or mentioned, or intended to be settled, all such Right, Title and Interest as they or any of them had before at the passing of this Act.

Provided alwayes, and be it further Enacted by the Authority aforesaid, That Wentworth Earl of Kildare, his Heirs and Assigns, shall and may have the preemptions and be preferred unto the purchase of, and enjoy the forfeited Interests and Estates in and of all such Lands, Tenements and Hereditaments by this present Act vested in his Majesty, his Heirs and Successors, and not restored to the former Proprietors as were or are held of or from George late Earl of Kildare, or the said Wentworth Earl of Kildare, or either of them, or of their or any of their Manors, or whereout Chief Rent, Service or Duty was or is reserved unto the said George Earl of Kildare, Wentworth Earl of Kildare, or either of them, as also of any other Lands, Tenements or Hereditaments surrounded by, or intermixt with the said Earl of Kildares Estate, which he the said Earl hath before by placing thereon such Adventures, Arrears, Debts, Incumbrances, or other puidick Debts or Interests as are confirmed and allowed by this present Act, and according to the Tenor thereof are satisfiable thereupon; and that the personal Arrears of George late Earl of Kildare, for Service in Ireland, before the fifth day of June, One Thousand Six Hundred Forty Nine, be satisfied out of such forfeited Houses, Lands, Tenements or Hereditaments, and other Security liable to the Satisfaction of such Arrears in the County of Kildare, and elsewhere in the Kingdom of Ire-

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land, lying most convenient unto the Estate of the said Earl of Kildare, which be the said Wentworth Earl of Kildare, shall make choice of, all which said Satisfactions are to be made at the same Rates and Proportions, and according to the same Rules as are directed by this Act, in Cases of the like Nature, any thing in this present Act, or any clause therein contained to the contrary in any wise notwithstanding.

Provided always and be it further Enacted, That all such Adventurers who are or shall be removed from any of the Lands, Tenements and Hereditaments belonging to Theobald Purcell of Loughmoe in the County of Tipperary, lately deceased, shall be only reprimed out of Surplusage Lands within the Security of the Adventurers, any thing in this Act to the contrary thereof in any wise notwithstanding.

Provided alwayes, That nothing in this Act contained, shall prejudice the Right, Title, or Interest of Martin Noel or John Arthur in any the forfeited houses, tenements or hereditaments in the Town of Wexford; And it is hereby Enacted, That such of the said Houses, Tenements and Hereditaments in the said Town of Wexford, as shall be found to be forfeited, and already set out unto the said Martin Noel and John Arthur, shall be and are hereby vested in and settled upon the said Martin Noel and John Arthur, their Heirs and Assigns for ever, under such Rents, and according to such respective Rules, as were set down in his Majesties said Declaration and Instructions.

Provided alwayes, That this Act, or any thing therein contained, shall not extend to any person or persons, Bodies Politick or Corporate, any Manors, Lands, Tenements, Rents, Reversions, Services or Hereditaments which did belong unto any Hospital, Almes-house, Lepers, or Lazars, or other charitable use within the said Kingdom of Ireland, on the Two and Twentieth day of October, in the year of our Lord One Thousand Six Hundred forty & one, but that all such Manors, Lands, Tenements, Rents, Reversions and Hereditaments, and every of them shall be restored, settled and disposed to the respective Hospitals, Almes-houses, Lepers, Lazars, or other charitable use, to which they or any of them did belong, before the said year One Thousand Six Hundred forty and One, and that to be done by the Inspection, Direction and Regulation of the Lord Lieutenant or other chief Governor & Governours, and Council for the time being, any thing in this Act contained to the contrary thereof in any wise notwithstanding.

Provided also, and be it further Enacted, That Arthur now Earl of Anglesey, and Lord Viscount Valentia, his Heirs and Assigns, in his and their respective Settlements and Satisfactions

atisfactions pursuant to this Act, shall and may enjoy the full benefit and advantage of his Majesties respective Gracious Letters in the behalf of the said Lord Viscount Valentia, under his Majesties Royal Signet, Inrolled in his Majesties high Court of Chancery in Ireland, so far forth as the same are consistent with his Majesties said Declaration, any thing in this Act to the contrary notwithstanding.

Provided alwayes, and be it enacted by the Authority aforesaid, That this Act or any thing therein contained, shall not extend or be construed to extend to any Manors, Castles, Towns, Villages, Messuages, Houses, Lands, Tenements or Hereditaments, whereof Simon Luttrell of Luttrellstown in the County of Dublin Esq; deceased, or Thomas Luttrell Son of the said Simon, or either of them were or was seized in fee, or fee Tail, in use, Possession, Remainder or Reversion, on the Two and Twentieth day of October, One thousand six hundred forty and one, or whereof they or either of them, or their or any of their Tenant or Tenants was or were dispossessed, expelled or removed by or under colour of any Actings of the late Usurped Power in the Kingdome of Ireland, but that the said Thomas Luttrell, his Heirs and Assigns, shall and may from henceforth have, hold and enjoy all and singular the said Manors, Castles, Towns, Villages, Messuages, Houses, Lands, Tenements and Hereditaments, with appurtenances without and before any previous Reprizals, and at the ancient Rents and Censures, any thing in this Act contained to the contrary thereof notwithstanding.

Provided alwayes, and be it hereby enacted, That John Bellew of Castletown in the County of Lowth Esq; his Heirs and Assigns, shall have, hold, possess and enjoy all the Houses, Lands, Tenements, Rents, Services and Hereditaments whatsoever, which did belong in Possession, Reversion or Remainder, to Sir Christopher Bellew late of Castletown aforesaid Knight, father to the said John, on the Two and Twentieth of October, in the year of Our Lord God, One thousand six hundred forty and one, in as large and ample manner as the said Sir Christopher, or any other in his Right or to his Use enjoyed the same; subject nevertheless to such Charges and Incumbrances as were justly laid upon, or issuing out of the said Estate before the said Two and Twentieth day of October, One thousand Six hundred forty and one, any Clause, Proviso, matter or thing in this Act whatsoever to the contrary notwithstanding.

Provided alwayes, That John Morrish and Robert Clayton, and their Heirs, Executors and Assigns, shall have, hold

hold and enjoy all and singular the forfeited Manors, Lands, Tenements and Hereditaments in the County of Wexford in Ireland, whereof they or One of them stand seized or possessed in Trust for Sir John Cutler Knight and Baronet, Sir Edward Heath Knight of the Bath, Thomas Yate Doctor in Divinity, Robert Abbot Gentleman, Didier Fouchant Gentleman, and Timothy Stamp Esquire, and whereon or on some part whereof Iron-works and other necessary Improvements have been erected and made, and which were formerly purchased or taken in Lease in the Names of any of the parties above-named, from Officers, Souldiers or others, to whom the same were set out or allotted in satisfaction of Adventures or Arrears, or did otherwise of right appertain according to the effect and purport of the several and respective Deeds of Purchase and Demise, and with such benefit of Reprizal in case of restitution or incumbrance, and with such other Advantages, as any Adventurer or Souldier, their Heirs or Assigns, within the Province of Leinster ought to have, any thing herein contained to the contrary notwithstanding.

Provided alwayes and be it further enacted, That the Lands and Estate formerly set out in the County of Cork unto Hercules Huncks Esq; for his Arrears due for his Service in Ireland, be established on and confirmed unto Edward Adams of London Merchant, his Heirs and Assigns for ever, according to such Tenures, Rents and Services, and under such Limitations and Directions for Reprizal, as are set down and expressed for any other Officer or Souldier in this present Act; any thing herein to the contrary notwithstanding.

And whereas several of the Inhabitants and Proprietors of the City of Dublin and Town of Drogheda, who constantly adhered unto the Royal Authority, until the withdrawing thereof from the Kingdome of Ireland, in the year One thousand Six hundred forty seven, were since expelled from their Habitations and Estates in the time of the Usurped Power:

Be it further enacted by the Authority aforesaid, That such of the Inhabitants and Proprietors of the said City and Town as constantly adhered to the Royal Authority until their respective deaths, or withdrawing of the same Royal Authority from the said Kingdome, in the year One thousand six hundred forty & seven, and did not at any time after adhere to the Papal Clergy, or other the Irish Rebels in opposition to the Royal Authority, and the Heirs and Widows of such of them as are dead, shall be restored unto and have and enjoy
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as of their former estates, all and every their and every of their Houses, Lands, Tenements and Hereditaments, freedoms and Immunities respectively in the said City of Dublin and Town of Drogheda, and elsewhere, any thing in this Act or in any other Act contained to the contrary, or any other matter or proceedings against them or any of them at any time since the said withdrawing of the Royal Authority until his Majesties restitution, notwithstanding.

And for the better prevention of all future rebellions and to the end Our good Subjects of Ireland may be likewise secured against all Insurrections or Attempts for the time to come, and the said Kingdom be the better planted and improved; Be it further enacted by the Authority aforesaid, That it shall and may be lawful to and for the Lord Lieutenant, or other Chief Governour and Governours and Council of Ireland, for the time being, from time to time, and at all times hereafter, during the space of Seven years, to be accounted from the first of May, One thousand six hundred sixty two, to make and establish such Rules, Orders and Directions, for the better planting with Protestants the Lands by this Act vested in his Majesty, and not appointed to be restored to innocent persons.

And for the better Regulation of Cities, Walled Towns and Corporations, and the electing of Magistrates and Officers there, and to inflict such Penalties for the breach thereof as they in their wisdom shall think fit, so as the Penalties for breach of the Rules of Plantation do not extend further then to treble the Quit-rents due for the Lands, which shall be planted otherwise then those Rules shall direct, the said Penalties to continue and be yearly paid to the King, his Heirs and Successors, till the said Rules of Plantation be performed, and thenceforth the Rent by this Act reserved to be only payable, and so as the Penalties for breach of the Rules to be made touching Corporations, do not extend further then to the removal and disfranchisement of such persons as shall be found guilty of the breach thereof, which Rules, Orders and Directions so as aforesaid to be made, shall be as good and effectual in Law to all intents and purposes, as if the same had been established by Authority of this present Parliament, and shall remain, continue and abide in force for such and so long time as in the said Rules, Orders and Directions shall be limited and appointed.

Provided nevertheless, That no undisposed nor unconfirmed Lands, Tenements or Hereditaments, in the Province of Ulster, which are or shall come unto your Majesties hands, shall be set out in satisfaction of deficient Adventures, but that

that the same may be wholly reserved and disposed of for Re-
prial, according to the full value, worth and purchase of the
same, unless the forfeited Lands in other Provinces shall not
be found sufficient to satisfy those deficiencies.

And be it further enacted by the Authority aforesaid, That
all and singular the Lands and Tenements in Ireland, gi-
ven and granted by his Majesty under his Great Seal of
England or Ireland, and any way ratified, confirmed or approved
by this present Act, shall stand charged and be chargeable with
a years Rent or a year and a halfs Rent, and such like other
Quit-rents and annual Payments wherewith any the Lands
of Adventurers or Souldiers stand respectively charged, to be
raised, levied and paid in like manner as other the like
Rents and Payments by this Act before mentioned are ap-
pointed.

Provided alwayes, That where any greater Rent is re-
served upon any such Grants and Letters Patents as afore-
said than the Quit-rents reserved by this Act would amount
unto, that then and in such case the Rent reserved by the said
Letters Patents shall be duely answered and paid, and no o-
ther Quit-rents; any thing before contained to the contrary
notwithstanding: Saving to his Majesty, his Heirs and
Successors, all and singular the Estate, Right, Title and In-
terest of, in and to any Honours, Manors, Castles, Lands
and Tenements, which his Majesties Royal Father had up-
on the Two and Twentieth day of October, One thou-
sand six hundred forty and one, in Right of his Crown
of Ireland, and which were then, or at any time within ten
years before in charge in his Majesties Court of Exchequer,
otherwise then by any Inquisition of Lands in Con-
naught, found and returned in the time of the Earl of Strat-
fords Government, and which have not once been granted or
disposed by his Majesty, or his Royal Father, by Letters Pa-
tents under the Great Seal of England or Ireland, and other
then such Rights and Titles as in and by a certain Act of
Parliament passed in England Intituled, An Act of Free and
General Pardon, Indemnity and Oblivion, are mentioned or
intended to be barred or extinguish, any thing in this Act con-
tained to the contrary notwithstanding.

Provided also, and be it further Enacted by the Authority
aforesaid, That Theobald Earl of Carlingford, and Thomas
Lord Viscount Dillon, shall be and are hereby restored unto,
and vested in all and singular the messuages, manors, lands,
tenements and hereditaments respectively, whereof they, or
either of them, or any other person or persons to the use of, or
in trust for them or either of them, were seized or possessed up-
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on the Two and Twentieth day of October, One thousand Six hundred forty & one, or at any time since, and that such persons, and their heirs and assigns, to whom any of the lands belonging to the said Earl of Carlingford, and Lord Viscount Dillon, or either of them have been let out, and who are by this Act reprimed for the same, be forthwith reprimed out of the first Lands that shall come unto his Majesty in the Province of Connaught or County of Clare, either by the restoring of any persons to their Estates, who were formerly transplanted or otherwise, any thing in this Act contained to the contrary notwithstanding.

Provided Nevertheless, and be it further Enacted by the Authority aforesaid, That this Act, or any thing therein contained, shall not extend to settle upon or give, or be construed to settle upon, or give unto all or any of the said Adventurers, any benefit, part or portion of such sum or sums of money as have been forfeited by any Adventurer or Adventurers, by reason he or they did not satisfy or pay in their full proportions or sums of money respectively subscribed by them, according to the Tenor of the said respective Acts of Decimo Septimo and Decimo Octavo Caroli, But that all such forfeited Subscriptions be, and they are hereby vested and settled in your Majesty, your Heirs and Successors, and be let out and satisfied according unto the respective Rates in the said Acts mentioned within the aforesaid Security set apart or designed for Satisfaction of the Adventurers immediately after the other Adventurers who have duly paid in the respective sums by them subscribed in pursuance of the said Acts, are satisfied, and that the same be granted and disposed of by your Majesty unto such uses, and in such manner as your Majesty shall think fit, any thing in this or any other Act to the contrary notwithstanding.

And be it further Enacted, That those Adventurers and Soldiers, their Heirs or Assigns, whose Adventures or Lots were let out of the Lands of James Duke of Ormond, and have been since removed from the same, and have had by his Majesties Commissioners for Executing his Gracious Declaration, other Lands set out, ordered or appointed in the County of Catherlogh, towards their Reprim and Satisfaction, be and are hereby confirmed in so much of the said lands in their respective Orders named, as shall be equal in value, worth and purchase with those from which they have been removed, as aforesaid, and shall hold and enjoy the same to them, their heirs and assigns for ever, which said lands shall be immediately put out of charge in his Majesties Court of Exchequer in Ireland, reserving the chief Rents according to his Majesties Declaration.

Declaration, any thing in this present Act contained or otherwise to the contrary thereof in any wise notwithstanding.

Whereas Lands in the County of Lowth have been appointed by the Lords Justices of Ireland to Erasmus Smith Esq; towards satisfaction of his Adventures for Lands in Ireland, and the possession thereof ordered accordingly; Be it Enacted, That the Lands so ordered and appointed be settled, confirmed and established to and upon him the said Erasmus Smith, his Heirs and Assigns, with all Advantages and Priviledges allowed by this Act to Adventurers, any thing in this Act contained to the contrary notwithstanding.

Provided nevertheless that if any of the said Lands be restored pursuant to the Rules of this Act, or otherwise to any person restorable, the said Erasmus Smith, his Heirs and Assigns shall be first repayed for such Lands so restored by other Lands in the said County of Lowth, and for want thereof by other forfeited lands in some other convenient place of equal value, worth and purchase.

Provided that by colour hereof no more lands be settled and confirmed to the said Erasmus Smith, his Heirs and Assigns, then according to the Rates for satisfying of Adventurers.

Provided alwayes, and it is hereby further Enacted, That nothing in this Act contained shall extend to best in his Majesty, his Heirs or Successors, any the Honours, Titles, Dignities, Manors, Lands, Tenements and Hereditaments, whereof Oliver Cromwel deceased, Henry Ireton deceased, John Jones deceased, Daniel Axtel deceased, Gregory Clement deceased, Isaac Ewer deceased, John Bradshaw deceased, Thomas Andrews deceased, Thomas Hammond deceased, Sir Hardress Waller, John Hewson, Miles Corbet, Thomas Wogan, Edmond Ludlow, Edward Dendy, John Lisle, William late Lord Mounson, Cornelius Holland, Henry Smith, Owen Row, Edmond Harvy, Nicholas Love, Edward Whaley, Thomas Pride deceased, William Say, Valentine Walton, John Belkhead, Sir Michael Livesey, John Okey, William Goosse, Thomas Challinor, William Cawley, John Drowel, Andrew Braughton, Thomas Harrison, Adrian Scroop, John Carew, Thomas Scot, Hugh Peters, Francis Hacker, Isaac Pennington, Henry Martin, Gilbert Millington, Robert Tibbatts, Robert Lilborn, John Downs, Vincent Potter, Augustine Garland, George Fleetwood, Simon Mayne, James Tetaples, Peter Temple, Thomas Wair, Sir John Danvers, John Blackstone, Sir William Constable, Richard Dean, Francis Allyn deceased, Peregrine Pelham, John Aldred, Mary Aldred, Humphrey Edwards,

wards, John Vynn, Anthony Stapely, Thomas Horton, John Frey, James Challiner, Sir Henry Mildmay, Sir James Harrington, John Phelps, or any of them were at any time heretofore seized or possessed in their own Right, or any other in Trust for them, or to their use, or which at any time heretofore were given and granted, allotted, assigned, distributed, disposed or conveyed to them or any of them, or any other in Trust for them or any of them, or to any other person or persons claiming by, from or under them or any of them in satisfaction of any Adventures or Arrears due unto them or any of them, or for any other Recompence or Reward whatsoever, but the same and every of them other than the Lands and Tenements given and granted unto Michael Lord Bishop of Cork, and other than the Lands and Tenements hereafter disposed to Francis Lord Anger, shall be and are hereby bested and settled in and upon his Royal Highness James Duke of York and Albain, Earl of Ulster, &c. to have and hold to his said Highness, his Heirs and Assigns, freed, exempted and discharged, so long as the same remain in the possession of his Highness, or his Heirs, of and to from any new or increased Rent, Services and Payments, in and by this Act assailed, imposed and reserved, but with like benefit and advantage of Reprial in case of restitution as any Adventurer or Soldier by virtue of this present Act may or ought to have, and also with further and other benefit of Reprial for so much of the premises as by virtue of the Declaration and Instructions of this present Act shall be held or enjoyed by any Adventurer or Soldier: And if his Royal Highness, or his Heirs shall grant or alien all or any the lands or premises herein before mentioned, otherwise than by lease or leases for lives or years, upon which the full moiety of the improved Rent shall be reserved, then so much as shall be aliened or granted, shall be subject to and charged with such Censures, Rents, Services and other Payments as other Lands by this Act ought to be subject to and charged with.

Provided, and it is Enacted by the Authority aforesaid, That all such forfeited Lands, Tenements and Hereditaments, with their appurtenances, and all and every the Estate, Right, Title and Interest therein, which were heretofore let out in the said Kingdome of Ireland to John Lord Kingston Baron of Kingston, or to Sir Robert King his late father deceased, or which were purchased by them or either of them from any Adventurers, Soldiers, Transplanted or Transplantable persons, their Heirs and Assigns, and set out unto or possessed by them or any of them on the Seventh day of May, One thousand six hundred fifty nine, shall be and

are hereby ratified and confirmed unto the said Lord Kingston his Heirs and Assigns, lyable to such Rules and Directions as are hereby prescribed for restoring of Lands to former proprietors.

Provided and it is declared, That such part of the Lands aforesaid as were set out upon the Ordinance, commonly called The Doubling Ordinance, ober and abobe the money paid thereon, are not intended to be hereby confirmed to the said John Lord Kingston and his Heirs, without delibering up or discharging such Receipts or Certificates of deficient Adventurers, or such part of his own, his late fathers Arrears or other Debentures for Service in Ireland before the fifth day of June, One thousand six hundred forty and nine, provided for by this Act, as shall amount unto the value or sum, for which such proportion of Lands were or are to be set out to Adventurers in the Province of Leinster, but that upon delibering up or discharging such Certificates, Receipts or Debentures amounting to such sum or value, the said Lands and every part thereof are hereby ratified and confirmed as aforesaid, and shall stand, remain, and be unto the said Lord Kingston, his Heirs and Assigns for ever.

And be it further Enacted by the Authority aforesaid, That for all such Lands and Tenements claimed by the said Lord Kingston set out to or possessed by Adventurers, Souldiers, Transplanted or Transplantable persons, their Heirs or Assigns, on the said Seventh day of May, One thousand six hundred fifty and nine, whereof George Lord Baron of Strabane, Sir Henry Talbot, Sir William Dungan, and Thomas Harman Esq; or any other former or other proprietor is, are or shall be possessed or restored unto; he the said Lord Kingston his Heirs and Assigns, shall be speedily and effectually reprieved for the same out of such Lands and Hereditaments of the like yearly Rents and Profits in the Counties of Dublin, Cork, and Kildare, or some of them, as the said lands so possessed, restored or to be restored are now worth to be letten, any thing in this Act contained to the contrary notwithstanding.

Provided alwayes, and be it further Enacted by the Authority aforesaid, That nothing in this Act contained shall extend to vest in his Majesty, his Heirs and Successors, the forfeited Lands, Tenements and Hereditaments in the Counties of Westmeath and the Kings County, whereof Sir Hardress Waller, Isaac Ewer, or any of them, or any other person or persons in Trust for them or any of them, or claiming by, from or under them, or any of them, were on the Seventh of May, One thousand six hundred fifty nine, seized or possessed, but

but that the same, and every of them shall be and are hereby bested in Francis Lord Angier, and his heirs, subject to the like Censures, Rents, Services and Payments, as any Adventurers within that Province, wherein the forfeited Lands hereby granted do lie, are subject unto, and with like benefit of Reprial, in case of Restitution or Incumbrance, as any Adventurer ought to have, any thing herein contained to the contrary in any wise notwithstanding.

Provided also, and be it Enacted, That all and every sum and sums of money due unto John Lord Kingston, Richard Lord Baron of Coloony, Sir Theophilus Jones, Sir Oliver St. George, Sir John Cole, and Chidley Coote Esq; for their respective Arrears for Service in Ireland before the fifth of June, One thousand six hundred forty nine, shall be stated and satisfied unto them, their Executors or Assigns respectively, out of the Security in this Act appointed for satisfying Arrears before One thousand six hundred forty nine, in the same manner and by the same Rules and Rates, as before in this Act is provided for such as have Arrears due to them before One thousand six hundred forty nine, and received no satisfaction for any Arrears since that time, although the said persons, or any of them have received Lands for Arrears since the said fifth of June, One thousand six hundred forty nine, any thing in this Act contained to the contrary notwithstanding.

Provided alwayes, and it is hereby Enacted, That Sir Paul Davys Knight, shall have, hold and enjoy to him and his heirs and assigns for ever, all and every the Towns and Lands of Londonstow formerly belonging to William Fitzgerald attainted, Barretstow formerly belonging to Christopher Eustace attainted, Johnstow formerly belonging to James Flatsburry attainted, and Palmerstow formerly belonging to the said James Flatsburry, all situate, lying and being in the County of Kildare, with their and every of their Members and Appurtenances, whereof the said late Proprietors respectively were seized, or any other persons were seized for their uses, or in trust for them respectively, on the days of their respective Attaintures, or at any time since, the said Sir Paul Davys, his heirs and assigns, yielding and paying therefore yearly to Your Majesty, your Heirs and Successors, such and the like Rents as are appointed to be paid by Adventurers for Lands in the Province of Leinster, by the Act made in the Parliament begun at Westminster on the third day of November, One thousand six hundred and forty, Intituled, An Act for the speedy and effectual reducing of the Rebels in his Majesties Kingdom of Ireland, to their due Obedience to his

Majesty and the Crown of England, unless the Rents formerly reserved on the premises to the Crown on the Three and Twentieth of October, One thousand six hundred forty one, did exceed that Rent, in which case, the Rent to be the same it was on the Three and Twentieth of October, One thousand six hundred forty one, and the premises to be held of your Majesty, Your Heirs and Successors, by the same Tenure, which by the said Act is appointed for Adventurers for Lands in Ireland, any thing in this Act contained to the contrary, or any other Act, matter or thing whatsoever to the contrary notwithstanding.

Whereas several Officers in Munster, who engaged themselves in his Majesties Army in the Kingdom of Ireland, under the Command of his Excellency the Lord Duke of Ormond in the year One thousand six hundred forty eight, were afterwards instrumental in the betraying of several considerable Towns and Garrisons into the Usurpers hands, or his Forces:

Be it therefore Enacted by the Authority aforesaid, That all such Betrayers and their actual Assistants, the Heirs, Executors, Administrators or Assigns of them or any of them, shall be wholly excluded from any benefit from this Act of Parliament, as to their enjoyment of any lands for their Arrears before June, One thousand six hundred forty nine, or any part of them, other than such who within twenty four moneths after the date of this Act shall make it appear to the Lord Lieutenant of that Kingdom, or the Chief Governour or Governours thereof, with six of the Council, that they made some reparation for their former faults, by their timely and seasonable appearance for Due Restitution in the year One thousand six hundred and sixty.

And be it further Enacted by the Authority aforesaid, That the Commissioners for Execution of this present Act, shall forthwith set out, or cause to be set so much of the forfeited Lands as do amount unto the clear yearly value of three hundred pounds per annum, and are nearest adjacent and lie most contiguous unto the fort of Duncannon, which lands so as aforesaid to be set out, shall be reserved unto his Majesty, his Heirs and Successors, to the intent that the Rents, Issues and Profits thereof may for ever be employed for and towards the better support and maintenance of the fort aforesaid, and all and every the Adventurers and Soldiers and other reputable persons, to whom any of the said Lands so as aforesaid to be set out, have been heretofore allotted or disposed, shall be forthwith repossessed out of some other forfeited lands of an Estate of equal value, worth and purchase, any thing herein before contained

contained to the contrary notwithstanding.

Provided alwayes, and be it further Enacted, That all and singular the forfeited Messuages, Manors, Lands, Tenements and Hereditaments, whereof Henry Jones Lord Bishop of Meath, or any other person or persons in Trust for him, or to his Use were seized or possessed on or before the Nine and Twentieth day of May, One thousand six hundred and sixty, shall be and are hereby bested and settled in, and confirmed unto the said Henry Lord Bishop of Meath in his natural capacity, and shall be held and enjoyed by him the said Henry Lord Bishop of Meath and his Heirs subject to the like Rents, Centures and Payments as any Adventurer for lands in the Province of Leinster ought to be; and in case any of the forfeited lands hereby bested in the said Lord Bishop of Meath, did heretofore belong to any restorable person other than innocent persons, that then and in such case no restitution shall be made until the said Henry Lord Bishop of Meath be first repriized with an estate in value, worth and purchase, equal to that which ought to be restored, any thing in this Act to the contrary notwithstanding.

Provided alwayes, and be it Enacted and Declared by the Authority aforesaid, That nothing in this Act contained shall extend to the disposal of any lands, tenements or hereditaments, whereof the Provost, Fellows and Scholars of the holy and individed Trinity near Dublin of the Foundation of Queen Elizabeth, were seized in fee in the year One thousand six hundred forty one, and are now in their actual possession, but that the said lands, tenements and hereditaments, together with the Right, Title and Interest of all and every person and persons to any of the said lands, tenements and hereditaments, which they held by virtue of any Grant, Lease or fee-farm, from the Provost, Fellows and Scholars of the said Colledge, and which is forfeited to his Majesty by the late Rebellion, shall remain and are hereby granted and confirmed to the said Provost, Fellows and Scholars and their Successors for ever, paying for the same such Rents as Adventurers ought to pay for lands within the Provinces where the lands hereby granted and confirmed lye, any thing in this Act contained to the contrary thereof in any wise notwithstanding.

And whereas there are fees claimed to be due to Sir Audley Mervyn Knight, Speaker of the House of Commons, Sir George Lane Knight, Clerk of the House of Lords, Philip Fernly Esq, Clerk of the House of Commons, and other Attendants on either of the said Houses out of every Bill past in Parliament, wherein or whereby any person or persons, Bodies

Bodies Politick or Corporate receive any Grant of, or restitution to any forfeited lands, tenements or hereditaments to them or any of them, their Heirs and Successors, being particularly named or included in the said Bill:

Be it therefore Enacted by the Authority aforesaid, That the ascertaining the respective fees payable by the said persons, Bodies Politick and Corporate, not particularly named by this Act, though included therein, both as to the sum and sums, and the way, time, manner and paying thereof, be, and is hereby left to the consideration of the Lord Lieutenant, or other Chief Governour or Governours and Council of Ireland for the time being, after Advice therein had with both Houses of Parliament there, and what Order or Orders shall be by them after such Advice resolved upon and recorded in the High Court of Chancery, shall be as good, effectual and binding to all intents and purposes for the demanding, Levying and Payment of the said fees to the persons aforesaid, their and every of their Executors and Assigns, as if the said Order or Orders were particularly and distinctly set down and expressed in this present Act.

Provided also, that any thing in this Act contained shall not avoid the grant of a Remainder of a term of years in certain Lands, Tenements and Hereditaments, lying in the Parish of Finglasse and County of Dublin, forfeited by William Hewler, and passed by Letters Patents under the Great Seal of this Kingdome to Sir Timothy Terril Knight, but the same are hereby confirmed for and during the term aforesaid to the said Sir Timothy Terril, his Executors, Administrators and Assigns.

Provided also, and be it further Enacted by the Authority aforesaid, That neither this Act nor the Act enabling Ecclesiastical persons to make Leases for Sixty years for the encouragement of Planters, nor any matter or thing contained in either of them, shall prejudice the Right, Title or Interest of Richard Earl of Cork, or of Michael Lord Bishop of Cork in or unto the Town and Lands of Ballymulcask in the County of Cork, but that the same may continue and be in such state; and no other, as if the said Acts or either of them had never been made, any thing in this Act or the said other Act notwithstanding.

Provided always, and be it further Enacted by the Authority aforesaid, that Randal now Marquess of Antrim, shall be restored to all and singular the Manors, Lands, Tenements and Hereditaments, whereof he or any other in Trust for him stood seized or possessed upon the Three and Twentieth day of October, in the year of Our Lord, One thousand
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Six hundred forty one, in such manner and form, and according to such order and method, and no other, as the Lord Viscount Nettervil and the Lord Viscount Galmoy, and the rest with them in the Declaration herein before mentioned ought by virtue of the said Declaration and this present Act to be restored to their respective Estates, any thing herein contained to the contrary in any wise notwithstanding.

Provided also, and be it further Enacted by the Authority aforesaid, That the sum of Eight thousand Pounds Sterling shall be fully satisfied and paid at such times and in such way as your Majesty or your Successors shall appoint or direct unto Sir James Shane Knight, his Executors, Administrators or Assigns, for and in recompence of his Estate in the half Barony of Iris, which by this Act is absolutely bested and continued in your Majesty, your Heirs and Successors, and that in the mean time until the same be fully satisfied, Arthur Earl of Anglesey your Majesties Vice-Treasurer and Receiver General, or any other Vice-Treasurer or Receiver General of this Kingdome that hereafter shall be, and is hereby Authorized and required from time to time out of the accruing Rents, Issues, Fines and Profits which shall come into the Receipt of your Majesties Exchequer, for or by reason of the licencing or permitting the Sale of Wine, Aqua-vitæ or Strong-waters, or any of them by Retail in this Kingdome, pay or cause to be paid without further delay, Order or Directions, unto the said Sir James Shane, his Executors, Administrators or Assigns, half yearly every Michaelmas and Easter the currant Interest of the said Eight thousand Pounds, or so much thereof as shall remain unsatisfied, the first payment of the said Interest money to be made at Michaelmas, One thousand six hundred sixty two, and that the said Sir James Shane, his Heirs and Assigns shall have and enjoy the full benefit and advantage and effect of your Majesties Gracious Letters under your Royal Signet, bearing date the Twenty fifth day of March, One thousand six hundred sixty two, in the fourteenth year of your Reign, for granting of several houses and lands unto him, his heirs and assigns, in satisfaction of Adventures and other Interests, according to the Rules of the said Declaration, so far forth as the Lord Lieutenant or other chief Governour or Governours of this Kingdome, for the time being, shall judge the several matters and things therein contained to be consistent with your Majesties said Declaration, excepting only what relates unto his said Estate in Iris, any clause, proviso, sentence, matter or thing whatsoever in this Act contained in any wise notwithstanding.

Provided also, and be it further Enacted by the Authority aforesaid, That the Lord Lieutenant or other Chief Governour or Governours of this Kingdom for the time being, by and with the consent of the Privy Council, shall have full power and authority out of the Lands, Tenements and Hereditaments bested by this Act in his Majesty, and which shall be settled or restored, by virtue thereof to settle such a yearly allowance for ever, not exceeding one Thousand Pounds Per Annum, for the founding, erecting and endowing of Hospitals and Work-houses for Souldiers maimed or wounded in the Service of Ireland, and in case of deficiency of such persons, then towards other publick and pious Uses, in such manner and in such places as they shall think most equal and fit.

Provided also, That whereas such Papists as by special Grace are restorable unto their Estates by this Act ought in some measure to manifest their gratitude unto Your Majesty for the Happiness and advantage which they enjoy by Your Majesties wonderful Restauration, and thereby the better enable your Majesty to restore or satisfy divers persons who have suffered much in Your Majesties Service, and for want of Repairs may not be restored to their Estates;

Be it Enacted by the Authority aforesaid, that it shall and may be lawful for the Lord Lieutenant or other Chief Governour or Governours and Council for the time being to charge for the use of Your Majesty the Estates of the persons so restorable not exceeding the proportions following, viz. All Papists who took no lands in Connaught, one half years value, and such as took lands in Connaught, one years value of the Estates unto which they are or shall respectively be restored, what they shall be so charged with to be paid in the same manner and proportion as the respective sums payable by the Adventurers or Souldiers are made payable by this Act, and that the same shall be paid unto the Receipt of his Majesties Exchequer to be disposed of for satisfying the said unrestored persons, or for the buying and purchasing of Repairs, Adventures, Arrears, Incumbrances, or other allowed Interest, confirmed by this Act, from such person or persons as shall be willing to sell their respective Rights thereunto, whereby the Lands designed for Repairs may the better hold out to answer the ends of Your Majesties said Declaration, any thing in this Act notwithstanding.

Provided also, and be it further Enacted by the Authority aforesaid, That in case Repairs shall fall short, whereby persons mentioned and appointed in the said Declaration, and this Act to be restored, without being put to any further proof, cannot or shall not obtain or receive the full Benefit intended them,

them, then it shall and may be lawful for the Lord Lieutenant; or other Chief Governour or Governours, and Council for the time being, and they are hereby authorized to order, appoint and make distribution amongst them, of the Satisfaction or Restitution allotted them in such proportions and method as they shall judge most equal and just, consideration being had of the conditions and pretences of the several persons concerned; nevertheless according to the Rules and Directions of the Declaration concerning them, in all other points, and particularly in that of previous Reprieve or Reprieves, which Order and Appointment of theirs shall be final, and observed by the Commissioners appointed or to be appointed for the Execution of this Act, any thing therein contained to the contrary, in any wise notwithstanding.

Provided always, and be it hereby further Enacted, That all such Castles, Manors, Lands, Tenements and Hereditaments in the County of Sligo, as have been purchased by Sir Philip Percivall Knight deceased, or any other person or persons in trust for Thomas late Earl of Strafford, and Sir George Ratcliffe Knight deceased, or either of them, and their Heirs, or the Heirs of either of them, and whereof they or either of them, or any other person or persons to their or either of their uses, or in trust for them, or either of them, were seized or possessed at any time before the Three and Twentieth day of October, One thousand Six hundred forty one, shall be and are hereby vested in his Majesty, his Heirs and Successors, and to remain and continue, until the Lord Lieutenant or other Chief Governour or Governours of Ireland for the time being; and the Council there, shall upon hearing of the said Purchasers, their Heirs or Assigns, and the Heirs and Assigns of the said late Earl of Strafford, Sir George Ratcliffe, and also upon hearing of the persons, their heirs or assigns, who sold the premises, or any part thereof, declare and adjudge whether the same do belong to Sir Philip Percivall his heirs or assigns in trust for William Earl of Strafford, and Thomas Ratcliffe, or either of them, or to any other person or persons, his or their heirs or assigns of whom the same are pretended to be purchased, as aforesaid, which Declaration and Judgement shall be as good and effectual in Law, to all Intents and Purposes on behalf of the person or persons for whom the same shall be made, as if the same had been particularly Enacted by these presents, any Distribution or Allotment thereof during the late times of usurpation to any Adventurer or Soldier, any defect of Conveyance or Assurance to the said Sir Philip Percivall, or other the Trustees of the late Earl of Strafford, and Sir George Ratcliffe, any Right or Title in his Majesty,

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by virtue of the Office of Inquisition in the time of his Royal Father for besting Land in the Province of Connaught, or any other matter or thing herein contained to the contrary notwithstanding.

Provided alwayes, and be it Enacted by the Authority aforesaid, That Maurice Keating Esq; Son and Heir of Edmond Kearing of Norraughmore in the County of Kildare, Esq; shall and may have, hold and enjoy to him and his heirs, all and every the Manors, Towns, Villages, Lands, Tenements and Hereditaments in the Kings County, purchased by or in trust for his said Father, before the three and twentieth day of October, One thousand Six hundred forty one, from John Carrol Esq; if the Lord Lieutenant or other Chief Governour or Governours of Ireland and Council, thereupon hearing the parties concerned, shall think fit to adjudge the same accordingly, any thing in this Act, or in any other Act contained to the contrary thereof notwithstanding.

Provided alwayes, and be it further Enacted, That Theobald Lord Viscount Taaff Earl of Carlingford, shall have, hold, possess and enjoy to him and his heirs, all those the Lands, Manors, Tenements and Hereditaments in the County of Lowth, whereof the said Theobald upon the first day of August, in the year One thousand six hundred forty one, was possessed, or were set out, assigned or granted to the said Theobald by way of Custodium, or otherwise, in Order to a further Settlement thereof, to and on the said Theobald and his heirs, for and in lieu of the Estate of Colony in the County of Sligo; and also that the said Theobald shall have and enjoy to him and his heirs, the Manors, Lands, Tenements and Hereditaments whereof Christopher Taaff of Bragganstown, and Theophilus Taaff of Cookestown, or either of them, or any of their Ancestors, or any other person or persons to their use, or in trust for them, or any of them, stood seized or possessed upon the two and twentieth day of October, One thousand six hundred forty one; all and singular which premises the said Theobald Lord Viscount Taaff Earl of Carlingford shall hold to him and his heirs, at and under the same or like Censures, Rents and Services as the Officers and Souldiers by this Act are to hold, any thing in this Act contained to the contrary notwithstanding.

And whereas Your Majesty by your Letters Patents under Your Great Seal of England, bearing date the eight day of April, in the year of our Lord One thousand six hundred forty two, and in the fourteenth year of Your Majesties Beign, was graciously pleased to grant to Richard Earl of Glouchester, and his heirs, the Honours, Castles, Lordships, Seignories

Seigniories, Abbeyes, Abbey-lands, and Improprate Tythes, Lands, Tenements and other Hereditaments, to the uses, and in such manner as is therein mentioned.

Provided therefore, That this Act, or any thing therein contained, shall not extend to, or be construed to extend to best in Your Majesty, Your Heirs or Successors, any Honours, Castles, Mansions, Lordships, Seigniories, Abbeyes, Abbey-Lands, Improprate Tythes, or other Lands, Tenements, or Hereditaments whatsoever, which are granted or intended, or mentioned to be granted by the said Letters Patents, any thing in this Act contained to the contrary notwithstanding.

And be it Enacted by the Authority aforesaid, That all and singular the Honours, Castles, Mansions, Lordships, Seigniories, Abbeyes, Abbey-Lands, Improprate Tythes, Lands, Tenements, and other Hereditaments whatsoever, which are granted, or intended, or mentioned to be granted, in or by the said Letters Patents, shall be immediately without any previous Reprizal or other Incumbrance whatsoever, vested, settled and established, and are hereby vested, settled & established, in the said Richard Earl of Clanrickard & his heirs, to and for the uses, intents & purposes, & in such manner as is expressed & set forth in & by the said letters Patents, & to no other use, intent or purpose, or in any other manner whatsoever, & that the said Richard Earl of Clanrickard and his Heirs, shall and may have, hold, occupy and enjoy the same, to the Uses, Intents and Purposes, and by and under the Rents and Services in and by the said Letters Patents mentioned and reserved, and by no other Rents or Services, any thing in this Act, or any other Act, Law, Statute, Ordinance, Order, Attainder, Record, Prohibition, Sequestration, Distribution, Allotment, Judgement, Condemnation, or any cause, matter or thing had, made, transacted or done to the contrary notwithstanding.

Saving to all manner of persons, Bodies Politick and Corporate, other then Your Majesty, your Heirs and Successors, and such as shall or may claim from, by or under Your Majesty, and other then such whole Estate would have vested or been in Your Majesty, by the general scope, words or intent of this Act, if the above-Provido were not had, made, inserted or mentioned in this Act, and other then such who had held or were possessed of any of the Lands, Tenements or Hereditaments by the said Letters Patents, granted by or under any defeasable Right, Title or Estate, and other then such as shall or may pretend or claim any Right or Title thereunto, in prejudice of any the Uses limited in and by the said Letters Patents by descent, or by virtue of any Estate or Remainder in Tail from any the late Earls of Clanrickard,

all and every the Right, Title, Estate and Interest.

Nevertheless it is hereby declared and enacted, That such persons, their Heirs and Assigns, to whom any of the lands belonging to the said Earl of Clanrickard have been set out, and who are by this Act repizable for the same, be forthwith repized out of the first lands that shall come unto his Majesty in the Province of Connaught and County of Clare, either by restoring of any persons to their Estates, who were formerly Transplanted, or otherwise, any thing in this Act to the contrary notwithstanding.

Provided also, and be it further Enacted by the Authority aforesaid, that the Lord Lieutenant, or other Chief Governor or Governours of this Kingdome, for the time being, by, and with the consent of the Privy-Council, shall have full power and Authority to erect another College to be of the University of Dublin to be called by the Name of The Kings College, & out of all and every the Lands, Tenements and Hereditaments vested by this Act in his Majesty, and which shall be settled or restored by vertue thereof, to raise a yearly allowance for ever, not exceeding Two thousand Pounds per annum, by an equal charge upon every One thousand Acres or lesser quantities proportionably, and therewith to endow the said College, which said College so as aforesaid to be erected, shall be settled, regulated and governed by such Laws, Statutes, Ordinances and Constitutions as his Majesty, his Heirs or Successors shall under his or their Great Seal of England or Ireland declare or appoint.

Provided nevertheless, and be it Enacted by the Authority aforesaid, That Robert Boyl Esq; his Executors, Administrators and Assigns, shall and may for and during the term of Thirty one years, have hold and enjoy all and singular the impropriations of or belonging to the respective Abbies, late dissolved Monasteries, Religious Houses, Priories or Parishes of Ballytabber in the County of Mayo, Knockmoy, Kilcreulta, Oran, alias, St. Maries, Athenry and Dunmore in the County of Galway, and Tyhone in the County of Tipperary, or any of them, together with all the Impropritate Tythes and Rectories, and appurtenances of the said Impropriations, Tythes and Rectories, or belonging thereunto, which belong unto or by this Act, are vested in your Majesty to any of the aforesaid uses, according to the tenor and effect of such grant or grants as hath or have been, or hereafter shall be past unto him thereof by your Majesties letters Patents in that behalf, he or they paying yearly for the same double the Erchequer or Crown Rent reserved thereupon in the year, One thousand six hundred forty One.

Provided

Prohibited alwayes and it is further Enacted by the Authority aforesaid, That in all cases of grants of lands made since the date of his Majesties Declaration and Instructions, or in case of p^{ro}viso^s in this Act which give Rep^{re}zals to any person or persons of meer Grace, that could not claim Rep^{re}zals by virtue of the said Declaration or Instructions, (and not as Adventurers or Souldiers) the person or persons concerned in such grants or p^{ro}viso^s, shall not have benefit of Rep^{re}zals till after such persons and Interests Rep^{re}zable by the said Declaration and Instructions be first re-
p^{re}zied.

And whereas during the passing of this present Act, Charles Earl of Mountrah, died, whereby some Questions have arisen between the Countess Dowager of Mountrath, and the Heirs and Younger Children of the said Charles Earl of Mountrah concerning the Settlements and Dispositions of the said Charles Earl of Mountrath, and his Intentions to dispose of his new acquired Estate; be it further Enacted by the Authority aforesaid, That all and singular the Manors, lands, Tenements and Hereditaments, and all benefits of Rep^{re}zals, and other the advantages by this Act intended to be given, granted or confirmed unto the said Charles Earl of Mountrath shall accrue unto and remain, be, and continue in his Majesty, his Heirs and Successors, until such time as the Lord Lieutenant or other Chief Governour or Governours of Ireland for the time being, and the Privy Council there, shall upon Examination of the Settlement, and the last Will and Testament of the said Charles Earl of Mountrath, if any such Will there be, and of any other matters or things whereby the Intentions of the said Charles Earl of Mountrath in disposing of his said Estate may appear, and according to such dispositions as the said Charles Earl of Mountrath did make in his life time, make a final judgement and determination, therein; and that such judgement and determination, and all Grants and Letters Patents that shall be thereupon made, shall be as good and as effectual in Law to all intents and purposes, as if the same had been particularly mentioned in this present Act.

Prohibited alwayes, That if such judgement and determination shall not be made within Two Moneths after the sitting of the Commissioners for execution of this Act in Ireland, that then all and singular the manors, lands, tenements and hereditaments, and all other the benefits and advantages by this Act intended to be given, granted or confirmed unto the said Charles Earl of Mountrath, shall go and endure according to the general purport, provision and meaning of this Act
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herein before expressed, to such person or persons as by this Act can make best Title thereto, and that in such case the foregoing Clause shall be of no effect, and utterly void, and that in the mean time the possession of, and in the premises hereby vested in his Majesty, shall not be disturbed, but he and remain where it now is: And that the Arrears of Rent and mean profit of the same, shall and may be received by those that are in possession thereof subject to the said final judgement and determination, any thing in this Act to the contrary thereof in any wise notwithstanding.

And be it further enacted by the Authority aforesaid, That all the Lands, Tenements and Hereditaments, lying in the Baronies of Dunboyne and Rathtooth and County of Meath, wherof Henry Cromwel was by himself, his Tenants or Assigns, possessed the Seventh of May, One thousand six hundred fifty nine, be settled upon and confirmed unto Sir William Russel of Laughorn Baronet, and Doctor Jonathan Goddard, their Heirs and Assigns for ever: And that the Lands, Tenements and Hereditaments, lying in the Province of Connaught, wherof the said Henry Cromwel was in the like manner possessed on the said Seventh of May, be settled upon and confirmed unto John Russel of Chipuham Esq; his Heirs and Assigns for ever, any thing in this Act to the contrary notwithstanding, the same together with all Arrears of Rent to be had and held by and according to such Rents, Censures and Directions for restitution, Incumbrances and Repairs, as by his Majesties Declaration of the Thirtieth of November, One thousand six hundred and sixty is expressed concerning such as were then of his Army in Ireland; and moreover, That Eight hundred and fifty pounds be satisfied unto the said John Russel, as an Adventurer, in such manner as by this Act is appointed in the case of any other Adventurers.

Enacted also, and it is Enacted by the Authority aforesaid, That the Heirs of Sir Lucas Dillon Knight, Sir Robert Talbot Baronet, the Heirs of Sir Valentine Blake Baronet, Sir Richard Blake Knight, Doctor Gerrald Fensel, Geofrey Brown, John Brown of the Neal, John Walsh, Thomas Terri, Edmund Dillon, John Talbot of Mallahide, Francis Coghlan of Kilcolgan in the Kings County, Robert Nugent of Cardanstown, Sir John Bourk of Derry Macleaghney, Thomas Arthur Esq; Doctor in Physick, Gerrald Flemming of Castle-Fleming, Luke Esq; of Ackarne, and Bartholomew Stackpoole Esq; who, or their respective fathers, have eminently suffered for their adhering to the Authority of his Majesty, or his late father of blessed memory, in this Kingdom, against the Rump and his party, shall

shall be forthwith restored to their former respective Estates; Houses, Manors, Lands, Tenements, Hereditaments, Rents, Privileges and Services by them claimed as respective Inheritors and Proprietors, or as Heirs to their respective Fathers, and whereof they, or any of their said Fathers were dispossessed by the late Usurped Power, and be therein settled and quieted in possession to them and their Heirs respectively, as fully, freely and beneficially, and with the same Advantages, Benefits and Assurances to all intents and purposes as the Lord Viscount Nettervil, and the Lord Viscount Galmoy, and the rest with them in the Declaration herein before-mentioned, ought by virtue of the said Declaration and this present Act, to be restored to their respective Estates, any thing herein contained to the contrary notwithstanding.

Provided always, That as to all and every the Clauses and Provisions herein before-mentioned, wherein or whereby the Estates or Interests of any private persons are settled and confirmed, and the several and respective Grants thereby made to any person or persons, It shall and may be lawful for the Lord Lieutenant or other Chief Governour or Governours and Council of Ireland for the time being, at any time before the first day of December, One thousand six hundred sixty two, to suspend the Execution thereof, or of any of them, till they have examined and informed themselves concerning the same; and such of them as they shall finde contrary to, or inconsistent with the aforesaid Declaration and Instructions, or inconvenient for the general Settlement hereby intended, to be allowed in their full latitude, they have full power and Authority hereby granted to them, to retrench, alter or change, and by their Direction or Order to the Commissioners for Execution of this Act to disallow such of them as they shall think meet, in part or in whole, or to order how far, and in what manner the same shall be executed or observed: which Direction or Orders of the said Lord Lieutenant, or other Chief Governour or Governours and Council, shall be final, and are to be obeyed by the said Commissioners, whose proceedings thereupon, or in pursuance thereof, shall be as valid to all intents and purposes, as if they had been particularly appointed or directed by this Act, any thing therein contained to the contrary notwithstanding.

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